

CORNING

Corning Glass Works  
Corning, New York 14830  
Tel: 607-974-9000

January 20, 1983

PAB  
JAN 28 10 29 AM '83  
ENVIRONMENTAL PROTECTION  
AGENCY  
NEW YORK, N.Y. 10007

Mr. Ernest A. Regna  
Chief, Solid Waste Branch  
Air and Waste Management Division  
US Environmental Protection Agency  
Region II  
26 Federal Plaza  
New York, NY 10278

RE: Corning Glass Works, Steuben-Fulton Street Facility  
EPA ID #NYD000824359  
RCRA Inspection

Dear Mr. Regna:

*file*  
*repts*  
*E0302*  
*glt*  
*Hurons*  
*2/2/83*  
This note is in response to your letter of December 17, 1982 following the RCRA inspection of October 29, 1982 at our Steuben-Fulton Street facility. Although we understand there were technical violations of the regulations, as cited in the inspection report, some of these noted deficiencies are not easily applicable to the Steuben-Fulton Street facility given the nature of its operations and the limited hazard posed by the waste generated. Therefore, I offer the following comments with our understanding of the regulatory provisions that have been found to be in violation.

- A. At the time of the inspection, there were two (2) signs on the fence surrounding the facility stating "Caution Hazardous Wastes". Since this legend did not apparently comply with 40 CFR 265.14, four (4) additional signs have been posted with the legend "Danger - Unauthorized Personnel Keep Out". Therefore, we now no longer can be considered in violation of 40 CFR 265.14.
- B. It is our feeling that there were no violations of 40 CFR 265.34 which requires there be immediate access to alarms or communication in the hazardous waste area. Since the storage area is a part of the Fulton Street facility where there are telephones, communication could then be considered "immediately available at the scene of operations". In the event of an unlikely emergency, access to telephones within the building is only a matter of seconds. In addition, the hazards posed by the waste handled at the facility will not really require the "particular kind of equipment specified" in 265.32.

It is important to note the characteristics of the hazardous waste that is being stored at the facility. The waste is a lead bearing sludge that has a high solid content but, it does fail the EP Toxicity Test for lead. It is the result of grinding and polishing glass which in turn generates lead bearing glass fines that are mixed with cerium oxide, pumice, silicon carbide and aluminum oxide. The waste is not corrosive, ignitable or reactive.

Chief, Solid Waste Branch

January 20, 1983

Page 2

- C. With respect to the written contingency plan, the inspection report found it to be insufficient with three specific violations that did not meet the requirement of 40 CFR 265.51. We feel that this is not the case and that a more appropriate answer to the referenced items, 1, 2 and 3 in the report, should be "Not Applicable" instead of "No".

Although the facility does have a contingency plan for spills, there is no danger of fire, explosion or release of hazardous waste constituents. As stated previously, the material is a sludge high in solids which is also stored in closed drums on a curbed asphalt pad. In view of these operating conditions, Corning felt it was unnecessary to submit a contingency plan to local authorities because there would be no need to call upon them to provide emergency services. In addition, because of the type of material being stored, there is no possibility of evacuation of personnel and thus an evacuation plan is not necessary. Therefore, as the facility is currently operating, Corning feels there are no violations of 40 CFR 265.51 through 265.53.

Please be aware that this response is in no way an attempt to avoid our regulatory responsibilities under RCRA. Its only purpose is to resolve some misunderstanding in the interpretation of the referenced violations in relation to the subject facility. In the spirit of cooperation, Corning will take immediate action in correcting any violation that still exists once the applicability of the cited regulation is clarified.

A response within thirty (30) days from receipt of this letter with your comments would be appreciated.

In the event you have any questions or require additional information, do not hesitate to contact me at 607-974-6204.

Sincerely,



William J. Pignato  
Environmental Control

MT8/U/m

cc: Chief Permits Administration Branch  
US Environmental Protection Agency

Mr. Steve Betts  
NYS Department of Environmental Conservation





Region 2

**ACKNOWLEDGEMENT OF NOTIFICATION  
OF  
HAZARDOUS WASTE ACTIVITY**

01/27/2012

This is to acknowledge that you have filed a Notification of Hazardous Waste Activity for the installation located at the address shown in the box below to comply with Section 3010 of the Resource Conservation and Recovery Act (RCRA). Your EPA Identification Number for that installation appears in the box below. The EPA Identification Number must be included on all shipping manifests for transporting hazardous wastes; on all Annual Reports that generators of hazardous waste, and owners and operators of hazardous waste treatment, storage and disposal facilities must file with EPA; on all applications for a Federal Hazardous Waste Permit; and other hazardous waste management reports and documents required under Subtitle C of RCRA.

**EPA I.D. NUMBER:** NYD000824359

**INSTALLATION NAME:** CORNING INC - STEUBEN PROJECT

**INSTALLATION ADDRESS :** 1 STEUBEN WAY  
CORNING, NY 14830

**MAILING ADDRESS :** 1 RIVERFRONT PLZ - MP-HQ-01-E08  
CORNING, NY 14831

EPA Form 8700-12AB (4-80)

**USEPA - REGION 2  
RCRA Programs Branch  
290 Broadway, 22nd Floor  
New York, NY 10007-1866**

**ATTN: RCRA NOTIFICATIONS**  
Tel : (212) 637-4106  
Fax: (212) 637-4437

**TO: CORNING INC - STEUBEN PROJECT  
or Current Occupant**  
**ATTN: TRACY HALL**  
1 RIVERFRONT PLZ - MP-HQ-01-E08  
CORNING, NY 14831



ENVIRONMENTAL PROTECTION  
AGENCY, REGION II

OMB# 2050-0024; Expires 11/30/2011

2011 DEC -2 AM 10:06

SEND  
COMPLETED  
FORM TO:  
The Appropriate  
State or Regional  
Office.

United States Environmental Protection Agency  
RCRA SUBTITLE C SITE IDENTIFICATION FORM

RCRA PROGRAM  
BRANCH



Temp

1. Reason for  
Submittal

MARK ALL  
BOX(ES) THAT  
APPLY

Reason for Submittal:

- ☐ To provide an Initial Notification (first time submitting site identification information / to obtain an EPA ID number for this location)
- ☒ To provide a Subsequent Notification (to update site identification information for this location)
- ☐ As a component of a First RCRA Hazardous Waste Part A Permit Application
- ☐ As a component of a Revised RCRA Hazardous Waste Part A Permit Application (Amendment # \_\_\_\_\_)
- ☐ As a component of the Hazardous Waste Report (If marked, see sub-bullet below)
- ☐ Site was a TSD facility and/or generator of  $\geq 1,000$  kg of hazardous waste,  $>1$  kg of acute hazardous waste, or  $>100$  kg of acute hazardous waste spill cleanup in one or more months of the report year (or State equivalent LQG regulations)

2. Site EPA ID  
Number

EPA ID Number N Y D 0 0 0 8 2 4 3 5 9

3. Site Name

Name: CORNING, INC. STEUBEN PROJECT

4. Site Location  
Information

Street Address: ONE STEUBEN WAY

City, Town, or Village: CORNING

County: STEUBEN

State: NEW YORK

Country: US

Zip Code: 14830

5. Site Land Type

☒ Private ☐ County ☐ District ☐ Federal ☐ Tribal ☐ Municipal ☐ State ☐ Other

6. NAICS Code(s)  
for the Site  
(at least 5-digit  
codes)

A. 5 6 2 9 1 0

C.

B. 2 3 8 9 1 0

D.

7. Site Mailing  
Address

Street or P.O. Box: ONE RIVERFRONT PLAZA (MP-HQ-01-E08)

City, Town, or Village: CORNING

State: NEW YORK

Country: US

Zip Code: 14831

8. Site Contact  
Person

First Name: TRACY

MI: A

Last: HALL

Title: ENVIRONMENTAL, HEALTH & SAFETY SUPERVISOR

Street or P.O. Box: ONE RIVERFRONT PLAZA (MP-HQ-01-E08)

City, Town or Village: CORNING

State: NEW YORK

Country: US

Zip Code: 14831

Email: hallta@corning.com

Phone: 607-974-6923

Ext.: N/A

Fax: 607-974-4604

9. Legal Owner  
and Operator  
of the Site

A. Name of Site's Legal Owner: CORNING, INC.

Date Became  
Owner: 11/11/2011

Owner Type: ☒ Private ☐ County ☐ District ☐ Federal ☐ Tribal ☐ Municipal ☐ State ☐ Other

Street or P.O. Box: ONE RIVERFRONT PLAZA

City, Town, or Village: CORNING

Phone: 607-974-9000

State: NEW YORK

Country: US

Zip Code: 14831

B. Name of Site's Operator: CORNING, INC.

Date Became  
Operator: 11/11/2011

Operator  
Type: ☒ Private ☐ County ☐ District ☐ Federal ☐ Tribal ☐ Municipal ☐ State ☐ Other

Rec 12/2/11 Called & emailed 12/2/11 On 12/12  
Mr Hall provided ownership & operator dates  
Verified time frame for temp ID# 295. (H)



**10. Type of Regulated Waste Activity (at your site)**Mark "Yes" or "No" for all current activities (as of the date submitting the form); complete any additional boxes as instructed.**A. Hazardous Waste Activities; Complete all parts 1-7.**Y ☒ N ☐**1. Generator of Hazardous Waste**

If "Yes", mark only one of the following – a, b, or c.

- ☒ a. LQG: Generates, in any calendar month, 1,000 kg/mo (2,200 lbs./mo.) or more of hazardous waste; or Generates, in any calendar month, or accumulates at any time, more than 1 kg/mo (2.2 lbs./mo) of acute hazardous waste; or Generates, in any calendar month, or accumulates at any time, more than 100 kg/mo (220 lbs./mo) of acute hazardous spill cleanup material.
- ☐ b. SQG: 100 to 1,000 kg/mo (220 – 2,200 lbs./mo) of non-acute hazardous waste.
- ☐ c. CESQG: Less than 100 kg/mo (220 lbs./mo) of non-acute hazardous waste.

If "Yes" above, indicate other generator activities.

Y ☒ N ☐

- d. Short-Term Generator (generate from a short-term or one-time event and not from on-going processes). If "Yes", provide an explanation in the Comments section.

Y ☐ N ☒

- e. United States Importer of Hazardous Waste

Y ☐ N ☒

- f. Mixed Waste (hazardous and radioactive) Generator

Y ☐ N ☒**2. Transporter of Hazardous Waste**

If "Yes", mark all that apply.

- ☐ a. Transporter
- ☐ b. Transfer Facility (at your site)

Y ☐ N ☒**3. Treater, Storer, or Disposer of Hazardous Waste**

Note: A hazardous waste permit is required for these activities.

Y ☐ N ☒**4. Recycler of Hazardous Waste**Y ☐ N ☒**5. Exempt Boiler and/or Industrial Furnace**

If "Yes", mark all that apply.

- ☐ a. Small Quantity On-site Burner Exemption
- ☐ b. Smelting, Melting, and Refining Furnace Exemption

Y ☐ N ☒**6. Underground Injection Control**Y ☐ N ☒**7. Receives Hazardous Waste from Off-site****B. Universal Waste Activities; Complete all parts 1-2.**Y ☐ N ☒

- 1. Large Quantity Handler of Universal Waste (you accumulate 5,000 kg or more) [refer to your State regulations to determine what is regulated]. Indicate types of universal waste managed at your site. If "Yes", mark all that apply.**

- a. Batteries ☐
- b. Pesticides ☐
- c. Mercury containing equipment ☐
- d. Lamps ☐
- e. Other (specify) \_\_\_\_\_ ☐
- f. Other (specify) \_\_\_\_\_ ☐
- g. Other (specify) \_\_\_\_\_ ☐

Y ☐ N ☒**2. Destination Facility for Universal Waste**

Note: A hazardous waste permit may be required for this activity.

**C. Used Oil Activities; Complete all parts 1-4.**Y ☐ N ☒**1. Used Oil Transporter**

If "Yes", mark all that apply.

- ☐ a. Transporter
- ☐ b. Transfer Facility (at your site)

Y ☐ N ☒**2. Used Oil Processor and/or Re-refiner**

If "Yes", mark all that apply.

- ☐ a. Processor
- ☐ b. Re-refiner

Y ☐ N ☒**3. Off-Specification Used Oil Burner**Y ☐ N ☒**4. Used Oil Fuel Marketer**

If "Yes", mark all that apply.

- ☐ a. Marketer Who Directs Shipment of Off-Specification Used Oil to Off-Specification Used Oil Burner
- ☐ b. Marketer Who First Claims the Used Oil Meets the Specifications

**D. Eligible Academic Entities with Laboratories—Notification for opting into or withdrawing from managing laboratory hazardous wastes pursuant to 40 CFR Part 262 Subpart K**

- ❖ You must check with your State to determine if you are eligible to manage laboratory hazardous wastes pursuant to 40 CFR Part 262 Subpart K

☐ 1. Opting into or currently operating under 40 CFR Part 262 Subpart K for the management of hazardous wastes in laboratories  
**See the item-by-item instructions for definitions of types of eligible academic entities. Mark all that apply:**

- ☐ a. College or University  
☐ b. Teaching Hospital that is owned by or has a formal written affiliation agreement with a college or university  
☐ c. Non-profit Institute that is owned by or has a formal written affiliation agreement with a college or university

☐ 2. Withdrawing from 40 CFR Part 262 Subpart K for the management of hazardous wastes in laboratories

**11. Description of Hazardous Waste**

**A. Waste Codes for Federally Regulated Hazardous Wastes.** Please list the waste codes of the Federal hazardous wastes handled at your site. List them in the order they are presented in the regulations (e.g., D001, D003, F007, U112). Use an additional page if more spaces are needed.

D001	D008					

**B. Waste Codes for State-Regulated (i.e., non-Federal) Hazardous Wastes.** Please list the waste codes of the State-Regulated hazardous wastes handled at your site. List them in the order they are presented in the regulations. Use an additional page if more spaces are needed.




**12. Notification of Hazardous Secondary Material (HSM) Activity**

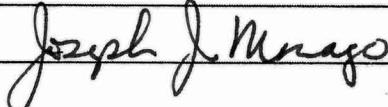
Y ☐ N ☒ Are you notifying under 40 CFR 260.42 that you will begin managing, are managing, or will stop managing hazardous secondary material under 40 CFR 261.2(a)(2)(ii), 40 CFR 261.4(a)(23), (24), or (25)?

If "Yes", you must fill out the Addendum to the Site Identification Form: Notification for Managing Hazardous Secondary Material.

**13. Comments**

THE CORNING INC. STEUBEN PROJECT IS EXPECTED TO EXCEED THE MONTHLY THRESHOLD FOR HAZARDOUS WASTE GENERATED IN A CALENDAR MONTH (1,000 KILGORAMS PER MONTH) INTERMITTENTLY OVER THE NEXT TWO YEARS DUE TO THE GENERATION OF REMEDIATION DERIVED HAZARDOUS WASTE (WASTE CODES D001 AND D008).

**14. Certification.** I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fines and imprisonment for knowing violations. For the RCRA Hazardous Waste Part A Permit Application, all owner(s) and operator(s) must sign (see 40 CFR 270.10(b) and 270.11).

Signature of legal owner, operator, or an authorized representative	Name and Official Title (type or print)	Date Signed (mm/dd/yyyy)
	DIRECTOR FOE & CAPITAL RENEWAL	11/29/2011

## ADDENDUM TO THE SITE IDENTIFICATION FORM: NOTIFICATION OF HAZARDOUS SECONDARY MATERIAL ACTIVITY

**Before filling out this section:**

- ❖ You must check with your State to determine if you are eligible to manage hazardous secondary material under 40 CFR 261.2(a)(2)(ii), 261.4(a)(23), (24), or (25). (See also <http://www.epa.gov/epawaste/hazard/dsw/statespf.htm>.)
- ❖ You must be managing hazardous secondary material, which is secondary material (e.g., spent material, by-product, or sludge) that when discarded, would be identified as hazardous waste under 40 CFR Part 261. Do not include any information regarding your hazardous wastes in this section.
- ❖ You must submit a completed Site Identification Form, including this Addendum, prior to operating under the exclusion(s) and by March 1 of each even-numbered year thereafter to your regulatory authority using the Site Identification Form as pursuant to 40 CFR 260.42. Persons who must satisfy this notification requirement can submit information at the same time as their Biennial Report (which is also due by March 1 of each even-numbered year).
- ❖ If you stop managing hazardous secondary material in accordance with the exclusions(s) and do not expect to manage any amount of hazardous secondary material under the exclusions(s) for at least one year, you must also submit a completed Site Identification Form, including this Addendum, within thirty (30) days pursuant to 40 CFR 260.42.

**1. Indicate reason for notification. Include dates where requested.**

- ☐ Notifying that the facility will begin managing hazardous secondary material as of \_\_\_\_\_ (mm/dd/yyyy).
- ☐ Re-notifying that the facility is still managing hazardous secondary material.
- ☐ Notifying that the facility has stopped managing hazardous secondary material as of \_\_\_\_\_ (mm/dd/yyyy).

**2. Description of hazardous secondary material (HSM) activity.** Please list the appropriate codes and quantities in **short tons** to describe your hazardous secondary material activity ONLY (do not include any information regarding your hazardous wastes in this section). Use additional pages if more space is needed.

a. Facility code (answer using codes listed in the Code List section of the instructions)	b. Waste code(s) for hazardous secondary material (HSM)	c. Estimated short tons of HSM to be managed annually	d. Actual short tons of HSM that was managed during the most recent odd-numbered year	e. Land-based unit code (answer using codes listed in the Code List section of the instructions)

**3. Facility has financial assurance pursuant to 40 CFR 261 Subpart H.** (Financial assurance is required for reclaimers and intermediate facilities managing hazardous secondary material under 40 CFR 261.4(a)(24) and (25))

Y ☐ N ☐ Does this facility have financial assurance pursuant to 40 CFR 261 Subpart H?





November 22, 2011

**USEPA Region 2**

Division of Environmental Planning and Protection  
RCRA Programs Branch  
290 Broadway, 22nd Floor  
New York, New York 10007-1866

RE: Notification of Change in Site Ownership, Former Steuben Glass, LLC, Corning, NY (EPA ID:  
NYD000824359)

FILE: 1403/48254.002.002

Dear Sir or Madam:

O'Brien & Gere is submitting this RCRA Subtitle C Site Identification Form on behalf of Corning, Inc., for the former Steuben Glass, LLC facility located at One Steuben Way, Corning, New York (the "Facility") to provide an update to the Facility's RCRA Subtitle C Site Identification Form. The Facility has recently changed ownership and is expected to exceed the monthly threshold for hazardous waste generated in a calendar month (1,000 kilograms per month) intermittently over the next two years due to the generation of remediation derived hazardous waste (Waste Codes D001 and D008).

If you have any questions regarding this form please contact me at 585-295-7715.

Very truly yours,

**O'BRIEN & GERE ENGINEERS, INC.**

A handwritten signature in black ink, appearing to read 'J. Newtown'.

Jamie D. Newtown  
Sr. Managing Scientist

Attachments: RCRA Subtitle C Site Identification Form

cc: Tracy Hall – Corning, Inc.  
Joe Dubendorfer – Corning, Inc.  
Amber Sweredoski – Corning, Inc.  
Christy Hannan – Corning, Inc.  
Joe Gavin – NYSDEC Region 8



Region 2

**ACKNOWLEDGEMENT OF NOTIFICATION  
OF  
HAZARDOUS WASTE ACTIVITY**

08/15/2008

This is to acknowledge that you have filed a Notification of Hazardous Waste Activity for the installation located at the address shown in the box below to comply with Section 3010 of the Resource Conservation and Recovery Act (RCRA). Your EPA Identification Number for that installation appears in the box below. The EPA Identification Number must be included on all shipping manifests for transporting hazardous wastes; on all Annual Reports that generators of hazardous waste, and owners and operators of hazardous waste treatment, storage and disposal facilities must file with EPA; on all applications for a Federal Hazardous Waste Permit; and other hazardous waste management reports and documents required under Subtitle C of RCRA.

**EPA I.D. NUMBER: NYD000824359**

**INSTALLATION NAME: STEUBEN GLASS LLC**

**INSTALLATION ADDRESS : 1 STEUBEN WAY  
CORNING, NY 14831**

**MAILING ADDRESS : 1 STEUBEN WAY  
CORNING, NY 14831**

EPA Form 8700-12AB (4-80)

**USEPA - REGION 2  
RCRA Programs Branch  
290 Broadway, 22nd Floor  
New York, NY 10007-1866**

**ATTN: RCRA NOTIFICATIONS  
Tel : (212) 637-4106  
Fax: (212) 637-4437**

**TO: STEUBEN GLASS LLC  
or Current Occupant  
ATTN: CAROL ANN CARLSON  
1 STEUBEN WAY  
CORNING, NY, 14831**



**SEND COMPLETED****FORM TO:**

The Appropriate State or EPA Regional Office.

## United States Environmental Protection Agency

**RCRA SUBTITLE C SITE IDENTIFICATION FORM****1. Reason for Submittal**  
(See instructions on page 13.)

MARK ALL BOX(ES) THAT APPLY

**Reason for Submittal:**

- ☐ To provide Initial Notification of Regulated Waste Activity (to obtain an EPA ID Number for hazardous waste, universal waste, or used oil activities)
- ☒ To provide Subsequent Notification of Regulated Waste Activity (to update site identification information)
- ☐ As a component of a First RCRA Hazardous Waste Part A Permit Application
- ☐ As a component of a Revised RCRA Hazardous Waste Part A Permit Application (Amendment # \_\_\_\_\_)
- ☐ As a component of the Hazardous Waste Report

**2. Site EPA ID Number** (page 14)**EPA ID Number**

N Y D 0 0 0 8 2 4 3 5 9

**3. Site Name** (page 14)

Name: Steuben Glass LLC

**4. Site Location Information** (page 14)**Street Address:** One Steuben Way**City, Town, or Village:** Corning**State:** NY**County Name:** Steuben**Zip Code:** 14831**5. Site Land Type** (page 14)**Site Land Type:** ☒ Private ☐ County ☐ District ☐ Federal ☐ Indian ☐ Municipal ☐ State ☐ Other**6. North American Industry Classification System (NAICS) Code(s) for the Site** (page 14)**A.**

3 2 7 2 1 2

**B.**

| | | | | | |

**C.**

| | | | | | |

**D.**

| | | | | | |

**7. Site Mailing Address** (page 15)**Street or P. O. Box:** One Steuben Way**City, Town, or Village:** Corning**State:** NY**Country:** US**Zip Code:** 14831**8. Site Contact Person** (page 15)**First Name:** Carol Ann**MI:****Last Name:** Carlson**Phone Number:** 607-974-1030**Extension:****Email address:** carlsonca@corning.com**9. Operator and Legal Owner of the Site** (pages 15 and 16)**A. Name of Site's Operator:**  
Steuben Glass LLC**Date Became Operator (mm/dd/yyyy):**  
08/01/2008**Operator Type:** ☒ Private ☐ County ☐ District ☐ Federal ☐ Indian ☐ Municipal ☐ State ☐ Other**B. Name of Site's Legal Owner:**  
Steuben Glass LLC**Date Became Owner (mm/dd/yyyy):**  
08/01/2008**Owner Type:** ☒ Private ☐ County ☐ District ☐ Federal ☐ Indian ☐ Municipal ☐ State ☐ Other

9. Legal Owner (Continued) Address	Street or P. O. Box: One Steuben Way	
	City, Town, or Village: Corning	
	State: NY	
	Country: US	Zip Code: 14831

## 10. Type of Regulated Waste Activity

Mark "Yes" or "No" for all activities; complete any additional boxes as instructed. (See instructions on pages 17 to 20.)

## A. Hazardous Waste Activities

Complete all parts for 1 through 6.

Y ☒ N ☐ 1. Generator of Hazardous Waste

If "Yes", choose only one of the following - a, b, or c.

☒ a. LQG: Greater than 1,000 kg/mo (2,200 lbs./mo.)  
of non-acute hazardous waste; or☐ b. SQG: 100 to 1,000 kg/mo (220 - 2,200 lbs./mo.)  
of non-acute hazardous waste; or☐ c. CESQG: Less than 100 kg/mo (220 lbs./mo.)  
of non-acute hazardous waste

In addition, indicate other generator activities.

Y ☐ N ☒ d. United States Importer of Hazardous WasteY ☐ N ☒ e. Mixed Waste (hazardous and radioactive) GeneratorY ☐ N ☒ 2. Transporter of Hazardous WasteY ☐ N ☒ 3. Treater, Storer, or Disposer of  
Hazardous Waste (at your site) Note: A  
hazardous waste permit is required for this  
activity.Y ☐ N ☒ 4. Recycler of Hazardous Waste (at your  
site)Y ☐ N ☒ 5. Exempt Boiler and/or Industrial Furnace  
If "Yes", mark each that applies.☐ a. Small Quantity On-site Burner  
Exemption☐ b. Smelting, Melting, and RefiningY ☐ N ☒ 6. Underground Injection Control

## B. Universal Waste Activities

Y ☐ N ☒ 1. Large Quantity Handler of Universal Waste (accumulate  
5,000 kg or more) [refer to your State regulations to  
determine what is regulated]. Indicate types of universal  
mark all boxes that apply:Managea. Batteries ☒b. Pesticides ☐c. Mercury containing equipment ☐d. Lamps ☒e. Other (specify) \_\_\_\_\_ ☐f. Other (specify) \_\_\_\_\_ ☐g. Other (specify) \_\_\_\_\_ ☐Y ☐ N ☒ 2. Destination Facility for Universal Waste

Note: A hazardous waste permit may be required for this activity.

## C. Used Oil Activities

Mark all boxes that apply.

Y ☐ N ☒ 1. Used Oil Transporter

If "Yes", mark each that applies.

☐ a. Transporter☐ b. Transfer FacilityY ☐ N ☒ 2. Used Oil Processor and/or Re-refiner

If "Yes", mark each that applies.

☐ a. Processor☐ b. Re-refinerY ☐ N ☒ 3. Off-Specification Used Oil BurnerY ☐ N ☒ 4. Used Oil Fuel Marketer

If "Yes", mark each that applies.

☐ a. Marketer Who Directs Shipment of  
Off-Specification Used Oil to  
Off-Specification Used Oil Burner☐ b. Marketer Who First Claims the  
Used Oil Meets the Specifications

**11. Description of Hazardous Wastes (See instructions on page 21.)**

**A. Waste Codes for Federally Regulated Hazardous Wastes.** Please list the waste codes of the Federal hazardous wastes handled at your site. List them in the order they are presented in the regulations (e.g., D001, D003, F007, U112). Use an additional page if more spaces are needed.

D008

**B. Waste Codes for State-Regulated (i.e., non-Federal) Hazardous Wastes.** Please list the waste codes of the State-regulated hazardous wastes handled at your site. List them in the order they are presented in the regulations. Use an additional page if more spaces are needed for waste codes.

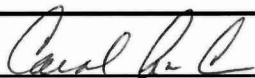
**12. Comments (See instructions on page 21.)**

**13. Certification.** I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations. For the RCRA Hazardous Waste Part A Permit Application, all operator(s) and owner(s) must sign (see 40 CFR 270.10 (b) and 270.11). (See instructions on page 21.)

Signature of operator, owner, or an authorized representative

Name and Official Title (type or print)

Date Signed (mm/dd/yyyy)



Carol Ann Carlson, EHS Coordinator

08/01/2008



8/1/08 7:27 AM

SteubenGlass

August 1, 2008

U.S. EPA Region 2  
Division of Environmental Planning and Protection  
RCRA Programs Branch (22nd Floor)  
290 Broadway  
New York, New York 10007-1866

Re: EPA ID Number NYD000824359

To Whom It May Concern:

This is to inform the United States Environmental Protection Agency that effective August 1, 2008 the Steuben Glass Division of Corning Inc. has been sold to a newly formed affiliate of Schottenstein Stores Corporation, Steuben Glass LLC.

Steuben Glass LLC will continue the Steuben operations in Corning, NY and I am enclosing an updated RCRA Subtitle C Site Identification Form reflecting the ownership change. If you have any questions, or require additional information, please do not hesitate to contact me at 607-974-1030.

Sincerely,



Carol Ann Carlson  
EHS Coordinator  
Steuben Glass LLC

Cc: William Kugel, Risk Manager, Schottenstein Property Group  
Douglas Wolf, Sr. Project Engineer, Corning Inc

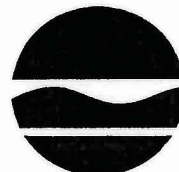
New York State Department of Environmental Conservation

Division of Solid and Hazardous Materials

Bureau of Waste Reduction and Recycling, Room 212

50 Wolf Road, Albany, New York 12233-7253

Phone: (518) 457-6072 FAX: (518) 457-1283



John P. Cahill  
Commissioner

Ms. Tracy T. Armstrong  
Corning Incorporated  
Steuben Plant  
151 Centerway  
Corning, NY 14831

MAY 21 1998

Dear Ms. Armstrong:

Re: Biennial Update (BU)  
Corning Incorporated  
Steuben Plant  
EPA ID# NYD000824359

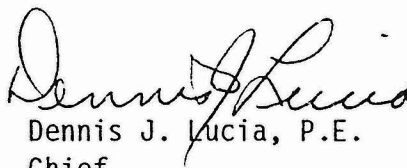
Based on our review of your Biennial Update (BU), received on July 2, 1997, we find that your BU meets the Hazardous Waste Reduction Planning Requirements of Article 27, Section 0908 of the Environmental Conservation Law.

Please submit a Annual Status Report, as required by the law, by July 1, 1998, on your progress in achieving the time schedule in your update for implementing waste reduction measures identified.

We encourage you to make pollution prevention an ongoing process, and to look for additional hazardous waste reduction technologies that can be implemented at your facility. The ongoing development and implementation of a waste reduction training program for your facility personnel is an important ingredient for the continued success of your waste reduction program.

If you have any questions, please contact me at (518) 457-6072.

Sincerely,



Dennis J. Lucia, P.E.  
Chief

Hazardous Waste Minimization Section

cc: w/inc. - D. David, Region 8  
J. Reidy, EPA Region 2

## NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION

## HAZARDOUS WASTE REDUCTION PLAN/BIENNIAL UPDATE

## FACILITY SUMMARY SHEET

DATE: MAY 21, 1998

EPA ID #	NYD 000 824 359
COMPANY NAME	CORNING INC - STEUBEN PLANT
ADDRESS	151 CENTERWAY
CITY	CORNING
STATE	NY
ZIPCODE	14831
FACILITY CONTACT	TRACY T. ARMSTRONG
PHONE #	(607) 974-8419
SIC CODE	
REGION (NYS)	8
FINAL HSWA PERMIT EFFECTIVE DATE	
FINAL NYS PART 373 PERMIT EFFECTIVE DATE	

## DESCRIPTION OF ORIGINAL PROCESS:

GRINDING media (pumice) is contaminated w/ glass fines - Also is made up of dewatered sludge. Furnace debris is generated when furnaces are relined. Baghouse dust containing low lead levels cannot be recycled, ACCUMULATED WASTE is disposed as a HAZARDOUS WASTE.

## DESCRIPTION OF WASTE REDUCTION ACTIVITY:

Evaluating fixed abrasive grinding wheels. Wastewater reduced from 30,000 → 3000 gallons per day by recirculating also evaluating ways to detox sludge.  
Refractory brick is being evaluated - extending furnace life from 2 → 6 yrs.  
Dust being reduced by replacing bags more often. Collet being reduced by recycling more onsite.

TABLE 1. HAZARDOUS WASTE GENERATION SUMMARY

				Quantity of Waste Generated, tons								Indices, lbs of waste generated/lb. good product									
Waste Stream I.D. Number	Name of Waste	Source of Generation	Disposal Method																		
				1990	1991	1992	1993	1994	1995	1996	Est. 1997	1990	1991	1992	1993	1994	1995	1996	Est 1997		
D008	Grinding Media	Finishing process	Immobilize and landfill		68	64	46	31	31	33	33		1.3	1.11	0.9	0.43	0.601	0.76	0.76		
D008	Lead Glass Cullet	Off-spec glass	Immobilize and landfill	78	165	145	32	8	2	2	2	1.08	3.14	2.52	0.62	0.11	0.034	0.04	0.04		
D008	Furnace Debris	Demolition of glass furnace	Immobilize and landfill	50	0	43	0	6	0	15	0	0.69	0	0.75	0	0.08	0	0.34	0		
D008	Lead Glass Batch	Dust Collection System	Immobilize and landfill	6	6	6	18	26	14	7	2	0	0.11	0.1	0.35	0.36	0.277	0.16	0.04		



TABLE 2. HAZARDOUS WASTE REDUCTION PROGRAM

	Name of Waste	Waste Stream Affected	Reduction Plans/Projects	Estimated Waste Reduction, tons	Goal Date	Remarks
D008	Grinding Media with Lead Glass	Finishing Process Waste	Expand use of Diamont board grinding to minimize loose abrasives.	5 tons/yr	Ongoing	4 Diamont board wheels currently in place.
			Replace loose abrasive grinding media with fixed abrasive wheels. Eliminate amount of loose abrasive polishing and grinding through use of fixed abrasive pre-polish wheels.	>15 tons yr	Dec-98	Qualification process has begun with some degree of success.
			Implement engineering controls and water conservation measures to reduce the load on the water filtration unit. Identify potential recycling opportunity for grinding media with lead glass.	>10 tons/yr	Ongoing	Load on filtration unit reduced almost 80% in 1996 through recycling within process.
D008	Lead Glass Cullet	Lead Glass Cullet	Increase hazardous waste reduction awareness through enhanced training programs. Implement measures to reduce the amount of cullet from spills and clean up. Improve segregation of waste.	1 ton/yr	Jun-97	Less than 5 tons generated in 1995.
D008	Furnace Debris	Furnace Debris	Increase life of furnace from 2 to 6 years.	10 tons/yr.,	Jul-98	Surpassed goal of 4 years. Plan extended to 6 years.
			Approve melting process in smaller tank which will use less refractory	20 tons/tank repair	Ongoing	Experimental run conducted in 1996 with mixed results.
			Identify recycling opportunity for furnace debris	10 tons/yr	Jun-97	40 ton reduction over 4 year period

	Name of Waste	Waste Stream Affected	Reduction Plans/Projects	Estimated Waste Reduction, tons	Goal Date	Remarks
			Redesign glory holes to decrease refractory	2 tons/glory hole	Ongoing	4 smaller glory holes to be installed in Aug. 97
D008	Lead Glass Batch	Lead Glass Batch	Send baghouse dust off-site to be used as raw material for another process. Increase awareness through enhanced reduction training programs. Improve segregation of waste.	10 tons/yr.	Ongoing	Baghouse dust currently being recycled at lead smelter.

**CORNING**

Corning Glass Works  
Corning, New York 14830  
Tel: 607-974-9000

Andy

Ans. to WL

January 20, 1983

Mr. Ernest A. Regna  
Chief, Solid Waste Branch  
Air and Waste Management Division  
US Environmental Protection Agency  
Region II  
26 Federal Plaza  
New York, NY 10278

APR 19 12 14 PM '83  
Environmental Protection Agency  
Region II

RE: Corning Glass Works, Steuben-Fulton Street Facility  
EPA ID #NYD000824359  
RCRA Inspection

Dear Mr. Regna:

This note is in response to your letter of December 17, 1982 following the RCRA inspection of October 29, 1982 at our Steuben-Fulton Street facility. Although we understand there were technical violations of the regulations, as cited in the inspection report, some of these noted deficiencies are not easily applicable to the Steuben-Fulton Street facility given the nature of its operations and the limited hazard posed by the waste generated. Therefore, I offer the following comments with our understanding of the regulatory provisions that have been found to be in violation.

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- A. At the time of the inspection, there were two (2) signs on the fence surrounding the facility stating "Caution Hazardous Wastes". Since this legend did not apparently comply with 40 CFR 265.14, four (4) additional signs have been posted with the legend "Danger - Unauthorized Personnel Keep Out". Therefore, we now no longer can be considered in violation of 40 CFR 265.14.
  - B. It is our feeling that there were no violations of 40 CFR 265.34 which requires there be immediate access to alarms or communication in the hazardous waste area. Since the storage area is a part of the Fulton Street facility where there are telephones, communication could then be considered "immediately available at the scene of operations". In the event of an unlikely emergency, access to telephones within the building is only a matter of seconds. In addition, the hazards posed by the waste handled at the facility will not really require the "particular kind of equipment specified" in 265.32.

It is important to note the characteristics of the hazardous waste that is being stored at the facility. The waste is a lead bearing sludge that has a high solid content but, it does fail the EP Toxicity Test for lead. It is the result of grinding and polishing glass which in turn generates lead bearing glass fines that are mixed with cerium oxide, pumice, silicon carbide and aluminum oxide. The waste is not corrosive, ignitable or reactive.



Chief, Solid Waste Branch

January 20, 1983

Page 2

- C. With respect to the written contingency plan, the inspection report found it to be insufficient with three specific violations that did not meet the requirement of 40 CFR 265.51. We feel that this is not the case and that a more appropriate answer to the referenced items, 1, 2 and 3 in the report, should be "Not Applicable" instead of "No".

Although the facility does have a contingency plan for spills, there is no danger of fire, explosion or release of hazardous waste constituents. As stated previously, the material is a sludge high in solids which is also stored in closed drums on a curbed asphalt pad. In view of these operating conditions, Corning felt it was unnecessary to submit a contingency plan to local authorities because there would be no need to call upon them to provide emergency services. In addition, because of the type of material being stored, there is no possibility of evacuation of personnel and thus an evacuation plan is not necessary. Therefore, as the facility is currently operating, Corning feels there are no violations of 40 CFR 265.51 through 265.53.

Please be aware that this response is in no way an attempt to avoid our regulatory responsibilities under RCRA. Its only purpose is to resolve some misunderstanding in the interpretation of the referenced violations in relation to the subject facility. In the spirit of cooperation, Corning will take immediate action in correcting any violation that still exists once the applicability of the cited regulation is clarified.

A response within thirty (30) days from receipt of this letter with your comments would be appreciated.

In the event you have any questions or require additional information, do not hesitate to contact me at 607-974-6204.

Sincerely,



William J. Pignato  
Environmental Control

MT8/U/m

cc: Chief Permits Administration Branch  
US Environmental Protection Agency

Mr. Steve Betts  
NYS Department of Environmental Conservation



PAB

MAR 7 1983

Mr. William J. Pignato  
Environmental Control  
Corning Glass Works  
Steuben-Fulton Street Facility  
Corning, New York 14830

Dear Mr. Pignato:

This letter is in response to your correspondence of January 20, 1983 regarding a recent Resource Conservation and Recovery Act (RCRA) inspection conducted on October 29, 1982 at Corning Glass Works, Steuben-Fulton Street facility (I.D. Number NYD000824359).

Specifically, your letter addresses three RCRA violations recorded in the inspection report and attempts to defend Corning's position that its Steuben plant is in compliance with the regulations on the basis of site-specific conditions.

Your response states that 40 CFR 265.14 (Section A of your letter) has been complied with by posting additional warning signs at the entrances to the site's hazardous waste storage area. Your facility's actions appear to have been adequate in establishing compliance with 40 CFR 265.14.

Section B of your letter addresses the reported RCRA violations of the Preparedness and Prevention Requirements under 40 CFR 265.32. After consulting with the RCRA inspector, (Stephen Betts; New York State Department of Environmental Conservation, Region 8), the Environmental Protection Agency (EPA)- Region II agrees with your determination that Corning Glass Works was in compliance with 40 CFR 265.32 at the time of the inspection.

Corning's contingency plan inadequacies are addressed in Section C of your response. The violations recorded in the inspection report concern Corning's failure to submit copies of its contingency plan to local authorities (40 CFR 265.52(f)) and the plan's failure to contain an evacuation plan (40 CFR 265.53). These two contingency plan requirements are manda-

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tory for all RCRA hazardous waste management facilities and cannot be waived on the basis of site-specific conditions. Therefore, Corning Glass Works is currently in violation of 40 CFR 265.52(f) and 40 CFR 265.53. Upon receipt of this letter, Corning must attain compliance with the above cited violations within twenty days or be subject to the penalties cited in our original letter of December 17, 1982.

If you require any additional information concerning compliance with the previously cited regulations, please contact Andrew Bellina of my staff at 212-264-0548.

Sincerely yours,

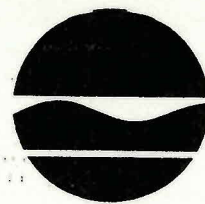
Ernest A. Regna  
Chief  
Solid Waste Branch

cc: David Mafri  
Chief, Bureau of Hazardous  
Waste Operations, NYSDEC

hec: Frank Ricotta  
DEC - Region 8

**New York State Department of Environmental Conservation**

**50 Wolf Road, Albany, New York 12233**



Mr. Blake D. Manuel  
Senior Environmental Control Engineer  
Corning Glass Works  
Corning, NY 14831

APR 04 1990

THOMAS C. JORLING  
Commissioner

Dear Mr. Manuel:

Re: Corning Glass - Big Flats, NYD013666821  
" " - Erwin Ceramics, NYD000824433  
" " - Erwin Electronic Materials, NYD000824367  
" " - Fall Brook, NYD000824425  
" " - Pressware, NYD000824409  
" " - Steuben, NYD000824359

On May 26, 1989, our Department sent you a letter, concerning the status of the above facilities (copy enclosed).

In reference to this letter and its contents, the time has come to request that you update and implement a closure plan for each of these facilities by the end of the calendar year, or be subject to the appropriate TSDF regulatory fees for 1991.

Please be advised that closure certification must be accepted by the Department prior to the end of the calendar year in order to preclude 1991 fees. There is no provision for proration at this time. A Hazardous waste program fee schedule has been enclosed.

We would be happy to discuss this letter with you and aid you in the necessary reclassification of these facilities. Please contact Mr. Gary Belcher, of my staff, at (518) 457-6858.

Sincerely,

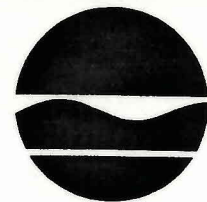
Salvatore J. Carlomagno, P.E.  
Chief  
Regional Permit Section  
Bureau of Hazardous Waste Facility Compliance  
Division of Hazardous Substances Regulation

Enclosures

cc: w/o enc: L. Livingston  
J. Gorman  
w/enc: J. Middelkoop  
J. Desai  
D. Rollins, Region 8



New York State Department of Environmental Conservation  
50 Wolf Road, Albany, New York 12233



Thomas C. Jorling  
Commissioner

J. Gaman  
Rec'd  
11/1

October 25, 1990

Ms. Karen S. Gross  
Sr. Environmental Control Engineer  
Corning Incorporated  
HPME01025AIO  
Corning, New York 14831

Dear Ms. Gross:

RE: Corning Incorporated - Big Flats, NYD013666821  
" " - Erwin Ceramics, NYD000824433  
" " - Erwin Electronic Materials,  
NYD000824367  
" " - Fallbrook, NYD000824425  
" " - Pressware, NYD000824409  
" " - Steuben, NYD000824359

The closure plans for these facilities dated October, 1990, are acceptable.

Under the provisions of the federal and the New York State regulations, 40 CFR Section 265.112 and 6NYCRR 373-3.7, respectively, when the owner or operator of a TSD facility submits a closure plan, opportunity must be provided through a newspaper notice for the affected public to comment prior to Department approval.

Therefore, to satisfy the aforementioned regulatory requirements in conjunction with closure of the facility, the enclosed Public Notice must be published unedited in its entirety for one day during or before the week of November 12, 1990, in the local newspaper known as the Elmira Star Gazette.

The notice should not be revised or edited unless you have been authorized to do so by this office. Minor revisions may be authorized by telephone if necessary.

Please instruct the newspaper publisher to provide this office with an affidavit of publication. You are responsible for the cost of publication.

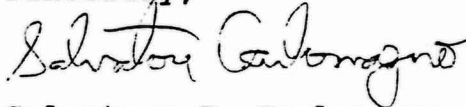


Ms. Karen S. Gross  
October 25, 1990  
Page 2

You are, hereby, advised that any delay or failure to comply with requirements for publication will result in delay of the closure procedure.

If you should have any questions regarding the above, please contact Stephen Malsan at (518) 457-9361.

Sincerely,



Salvatore J. Carlomagno, P.E.  
Chief, Regional Permit Section  
Bureau of Haz. Waste Facility Compliance  
Division of Haz. Substances Regulation

Enclosure

cc: J. Gorman  
J. Desai  
D. Rollins - Region 8  
S. Malsan  
G. Belcher

SJC:SGM:scy

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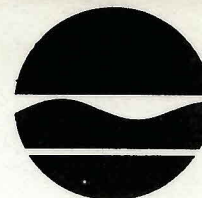
CLOSURE PLANS  
FOR  
CORNING INCORPORATED

Notice is, hereby, given that Corning Incorporated (EPA Identification Numbers NYD013666821, NYD000824433, NYD000824367, NYD000824425, NYD000824409, and NYD000824359) has applied to the New York State Department of Environmental Conservation (NYSDEC) under the provisions of the Resource Conservation and Recovery Act (RCRA) and 6NYCRR Part 373-3 for closure of hazardous waste storage areas at the Big Flats, Erwin Ceramics, Erwin Electronic Materials, Fallbrook, Pressware and Steuben Plants.

The applicant's closure plans detail steps that have been taken to decontaminate the container storage areas. The closure plans are available for public review during normal business hours at the Region 8 Office of the NYSDEC located at 6274 East Avon-Lima Road, Avon, New York 14414. Interested persons with reasonable concerns over inadequacy or insufficiency of the closure plan have an obligation to raise all reasonably ascertainable issues and submit, in writing, all available arguments and factual grounds supporting their position to the Regional Hazardous Waste Engineer at the Region 8 Office no later than (Publisher, insert date 30 days from the date of publication).

In lieu of, or in addition to, the submission of comments as above, any interested person may request a public hearing. Any request for an informal public hearing must be made, in writing, stating the nature of the issues proposed to be raised in the hearing, and be submitted to the Regional Hazardous Waste Engineer at the aforementioned address no later than (Publisher, please insert date 30 days from date of publication). If a public hearing is held, the public comment period in this notice shall automatically be extended to the close of the public hearing.

New York State Department of Environmental Conservation  
50 Wolf Road, Albany, New York 12233



Thomas C. Jorling  
Commissioner

CERTIFIED RETURN RECEIPT REQUESTED

90 MAY 21 PM 12:44  
MAY 17 1990

BRANCH

Mr. Blake D. Manuel  
Senior Environmental Control Engineer  
Corning Glass Works  
Corning, NY 14831

NYD 000824359

Dear Mr. Manuel:

This is a follow-up on the letter of April 4, 1990 concerning your closure status. The April 4, 1990 letter is enclosed.

It is requested that you respond by June 15, 1990 with your intentions concerning closure action.

If you have any questions, please contact Mr. Gary Belcher, of my staff, at (518) 457-6858.

Sincerely,

Salvatore J. Carlomagno, P.E.  
Chief  
Regional Permit Section  
Bureau of Hazardous Waste Facility Compliance  
Division of Hazardous Substances Regulation

Enclosure

cc: w/o enc: L. Livingston  
J. Gorman  
J. Middelkoop  
J. Desai  
D. Rollins, Region 8



NYD000824359

File



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

DEC 17 1982

REGION II  
26 FEDERAL PLAZA  
NEW YORK, NEW YORK 10278

CERTIFIED MAIL  
RETURN RECEIPT REQUESTED

Mr. George Stevens  
Plant Engineer  
Corning Glass Works  
Steuben Plant  
Corning, New York 14830

Re: EPA Identification Number: NYD000824359  
Facility Location: same  
Inspection date: October 29, 1982

Dear Mr. Stevens:

The Environmental Protection Agency (EPA) is charged with the responsibility for implementing the Solid Waste Disposal Act, as amended, 42 U.S.C. §6901 et seq. (the Act). [Note: Among the statutes amending the Act is the Resource Conservation and Recovery Act (RCRA), 90 Stat. 2795, P.L. 94-580 (1976).] By notification, you informed EPA that you conduct activities at the above referenced facility involving "hazardous waste," as that term is defined in Section 1004(5) of the Act, 42 U.S.C. §6904(5), and in 40 CFR §261. As required in Section 3005 of the Act, 42 U.S.C. §6925, and in 40 CFR §122, you requested a permit to conduct such hazardous waste activities.

In accordance with EPA's responsibility, an inspection was performed at this facility by a duly authorized representative of EPA pursuant to Section 3007 of the Act. This above referenced inspection revealed that your facility was being used for treatment, storage and/or disposal of hazardous waste.

40 CFR Part 265 sets interim status standards for treatment, storage and disposal facilities that handle hazardous wastes. These interim status standards apply until final administrative disposition of the permit application submitted by the owner and operator of the facility has been made. No such final disposition has been made with respect to your facility, and thus the standards of Part 265 apply to that facility.

The inspection revealed that your facility was in violation of certain provisions of Part 265. On the basis of these findings, the Solid Waste Branch Chief, Region II, has determined that your facility is operating in violation of Section 3005 of the Act, 42 U.S.C. §6925, and the regulations promulgated thereunder. The following paragraphs indicate the regulatory provisions that have been violated:

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¶ 40 CFR §265.14 requires that the owner or operator of a hazardous waste facility must prevent the unknowing entry, and minimize the possibility of unauthorized entry of persons or livestock onto the active portion of the facility. At the time of the inspection, site security at the facility was insufficient to meet all the requirements of this section. You were therefore in violation of 40 CFR §265.14.

¶ 40 CFR §265.34 requires that there be immediate access to alarms or communication in the hazardous waste areas. At the time of inspection, there was no such access near the drum storage area. You were therefore in violation of 40 CFR §265.34.

¶ 40 CFR §265.51 requires that the owner and operator of a hazardous waste facility must have a written contingency plan for the facility designed to minimize hazards to human health or the environment from any unplanned release of hazardous waste constituents. 40 CFR §265.52 describes the required contents of the contingency plan. At the time of the inspection, the content of this plan was insufficient to meet the requirements of this section. You were therefore in violation of 40 CFR §265.51.

Section 3008 of the Act authorizes the assessment of a civil penalty of up to \$25,000 per day for violations of statutory provisions or relevant regulations. The determination of whether a penalty is to be imposed is based upon the nature and seriousness of the violation and the good faith efforts to comply with the applicable requirements. It has been determined in this case that no penalty will be imposed for the violations cited above if the facility corrects all violations cited herein as expeditiously as possible and in no case later than sixty (60) days from the receipt of this letter. Should the cited violations be discovered at this facility during future inspections, it is likely that an action for the assessment of a civil penalty will be initiated. Furthermore, please be advised that this letter in no way precludes future enforcement actions for any other violations discovered as a result of any other inspection.

Please confirm in writing within sixty (60) days of your receipt of this letter that the above referenced violations have been corrected. This confirmation should be addressed to:

Chief, Solid Waste Branch  
Air and Waste Management Division  
U. S. Environmental Protection Agency, Region II  
26 Federal Plaza  
New York, NY 10278

with copies to:

Chief, Permits Administration Branch  
U. S. Environmental Protection Agency, Region II  
26 Federal Plaza  
New York, NY 10278

and

Regional Solid Waste Engineer, Region 8  
New York State Department of Environmental Conservation  
P. O. Box 57  
Avon, NY 14414

You must include your EPA identification number on all correspondence.

Should you have questions about this Notice or should you wish to discuss this matter further, please contact Andrew Bellina of my staff at (212) 264-0548. A copy of the inspection report is enclosed.

Sincerely yours,

Ernest A. Regna  
Chief  
Solid Waste Branch

Enclosure

cc: David Mafrici, Chief,  
Bureau of Hazardous Waste Operations, NYSDEC, w/o encl.

. Regional Solid Waste Engineer, Region 8, NYSDEC, w/o encl.

bcc: Andrew Bellina, 2AWM-SW  
Permits Admin. Br., 2PM-PAB ✓



**CORNING**

Corning Glass Works  
Corning, New York 14831  
Tel: 607-974-9000

*copy cover ltr ✓*

January 16, 1986

Mr. Richard A. Baker, Chief  
Permits Administration Branch  
US EPA  
26 Federal Plaza  
New York, NY 10278

Subject: Requests for Part B Denial/Part A Withdrawal  
Corning Glass Works

Pressware Plant  
NYD000824409

Steuben/Fulton Street  
NYD000824359

Dear Mr. Baker:

In accordance with New York State DEC's John Middelkoop's letters of December 31, 1985 (copies attached), please consider this letter as Corning's formal request for Part B denial/Part A withdrawal for both our Pressware Plant and our Steuben/Fulton Street Facility. (Since our Part B applications have not been called in, they do not exist.)

Please direct all correspondence to my attention. I can be reached at (607) 974-6399.

Thank you.

Sincerely,

*Susan McLaren*

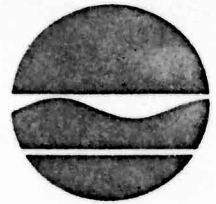
Susan McLaren  
Energy & Environmental Control  
HP-ME-3-G8

LAB3/CN

Attachments

cc: Mr. J. C. Middelkoop  
NYS DEC - Albany

Mr. F. Shattuck  
NYS DEC - Region 8

Henry G. Williams  
CommissionerNew York State Department of Environmental Conservation  
50 Wolf Road, Albany, New York 12233-0001*no perm. record*  
C1103=X ✓  
C1105=4 ✓  
CMT 9=✓

1/15/88

DEC 31 1985

Ms. Susan McLaren  
Energy & Environmental Central  
HP-ME-3-G8  
Corning Glass Works  
Corning, NY 14831

RECEIVED

JAN 14 1986

ENERGY & ENVIRONMENTAL  
CONTROL

Dear Ms. McLaren:

Re: Steuben-Fulton Street Closure Plan  
Corning Glass Works (NYD000824359)

As part of a request for reclassification of the above referenced facility to a generator only status, you were asked by this Department to submit a closure plan addressing activities to take place when the facility is actually being closed. As requested, the closure plan was submitted, and upon review, it is deemed that this plan meets the performance standards as stipulated in 6 NYCRR Part 360, and hereby, its approval is granted. As a generator only facility all storage of hazardous materials will then be less than 90 days. You should note that when the facility is being closed in the future, the closure must be carried out in accordance with the approved closure plan and certified by a registered professional engineer.

Furthermore, to terminate your facility's TSD interim status, an official formal request for Part B denial/Part A withdrawal for the subject facility should be made, in writing, to the Environmental Protection Agency (EPA). Upon receipt of this request, the EPA will publish a Notice of Intent to deny the facility's RCRA Part B application. This denial is legally required in order to affect a Part A withdrawal. Following the required comment period for this notice, you will be contacted insofar as your facility's reclassification status. You should note that failure to submit this request may result in your facility remaining subject to all applicable regulatory fees as a TSDF.

The aforementioned request should be forwarded to:

Mr. Richard A. Baker  
Chief  
Permits Administration Branch  
U.S. Environmental Protection Agency  
26 Federal Plaza  
New York, New York 10278



Ms. McLaren

Page 2

with carbon copies to:

Mr. John L. Middelkoop, P.E.  
Supervisor Permits Section - Room 401  
New York State Department of Environmental Conservation  
Bureau of Hazardous Waste Technology  
Division of Solid and Hazardous Waste  
50 Wolf Road  
Albany, New York 12233

Failure to implement either one of the methods of RCRA status termination may result in your reclassification request being considered abandoned and appropriate fees leveled.

If you should have any questions or comments regarding the above, please contact Randy McDermott, P.E., at (518) 457-3274.

Sincerely,

*Randy S. McDermott, P.E.*

*for* John L. Middelkoop, P.E.  
Supervisor  
Permits Section  
Bureau of Hazardous Waste Technology

cc: F. Shattuck

DATE RETURNED \_\_\_\_\_  
REASON \_\_\_\_\_

*Coaling - Steuben Plant*

☐ ACKNOWLEDGEMENT SENT

INTERNAL CHECKLIST

ID # NYD000824359

*Comp*

1. Interim Regulatory Requirements

A. (1) FORM 1 MISSING ☐

(2) FORM 3 MISSING ☐

B. POSTMARK after NOVEMBER 19, 1980 ☐ Valid ☐

C. (1) DATE of OPERATION MISSING ☐

(2) DATE of OPERATION after NOVEMBER 19, 1980 ☐

(1) NON-NOTIFIER ☐  
D. (2) NOTIFIED after AUGUST 18, 1980 ☐ Valid ☐

E. (1) FORM 1, ~~XIII~~ B SIGNATURE MISSING ☐

(2) FORM 3, IX B SIGNATURE MISSING ☐

2. { A. HANDLER ☐  
B. NONREGULATED ☐  
C. UNSURE ☐

D. UNKNOWN FACILITY ☐  
(missing name and address on Form 3)

E. NEW FACILITY > NOV. 19, 1980 ☐

F. CORE ITEM(S) MISSING ☐

G. NON-CORE ITEM(S) MISSING ☐

H. OTHER ☐

MISSING :

MAP ☐

DRAWING ☐

PHOTO ☐

*ADK*

<b>FORM 1</b> GENERAL	<b>U.S. ENVIRONMENTAL PROTECTION AGENCY</b> <b>GENERAL INFORMATION</b> <i>Consolidated Permits Program</i> <i>(Read the "General Instructions" before starting.)</i>	<b>I. EPA I.D. NUMBER</b> F N Y . D 0 0 0 8 2 4 3 5 9
<b>LABEL ITEMS</b> I. EPA I.D. NUMBER III. FACILITY NAME V. FACILITY MAILING ADDRESS VI. FACILITY LOCATION	<div style="background: repeating-linear-gradient(45deg, transparent, transparent 2px, black 2px, black 4px); background-size: 10px 10px; width: 100%; height: 100%;"></div> <p style="font-weight: bold; font-size: 1.2em;">PLEASE PLACE LABEL IN THIS SPACE</p>	<b>GENERAL INSTRUCTIONS</b> <p>If a preprinted label has been provided, affix it in the designated space. Review the information carefully; if any of it is incorrect, cross through it and enter the correct data in the appropriate fill-in area below. Also, if any of the preprinted data is absent (the area to the left of the label space lists the information that should appear), please provide it in the proper fill-in area(s) below. If the label is complete and correct, you need not complete Items I, III, V, and VI (except VI-B which must be completed regardless). Complete all items if no label has been provided. Refer to the instructions for detailed item descriptions and for the legal authorizations under which this data is collected.</p>

**II. POLLUTANT CHARACTERISTICS**

**INSTRUCTIONS:** Complete A through J to determine whether you need to submit any permit application forms to the EPA. If you answer "yes" to any questions, you must submit this form and the supplemental form listed in the parenthesis following the question. Mark "X" in the box in the third column if the supplemental form is attached. If you answer "no" to each question, you need not submit any of these forms. You may answer "no" if your activity is excluded from permit requirements; see Section C of the instructions. See also, Section D of the instructions for definitions of bold-faced terms.

SPECIFIC QUESTIONS	MARK 'X'			SPECIFIC QUESTIONS	MARK 'X'		
	YES	NO	FORM ATTACHED		YES	NO	FORM ATTACHED
A. Is this facility a publicly owned treatment works which results in a discharge to waters of the U.S.? (FORM 2A)		X		B. Does or will this facility (either existing or proposed) include a concentrated animal feeding operation or aquatic animal production facility which results in a discharge to waters of the U.S.? (FORM 2B)		X	
C. Is this a facility which currently results in discharges to waters of the U.S. other than those described in A or B above? (FORM 2C)		X		D. Is this a proposed facility (other than those described in A or B above) which will result in a discharge to waters of the U.S.? (FORM 2D)		X	
E. Does or will this facility treat, store, or dispose of hazardous wastes? (FORM 3)	X		X	F. Do you or will you inject at this facility industrial or municipal effluent below the lowermost stratum containing, within one quarter mile of the well bore, underground sources of drinking water? (FORM 4)		X	
G. Do you or will you inject at this facility any produced water or other fluids which are brought to the surface in connection with conventional oil or natural gas production, inject fluids used for enhanced recovery of oil or natural gas, or inject fluids for storage of liquid hydrocarbons? (FORM 4)		X		H. Do you or will you inject at this facility fluids for special processes such as mining of sulfur by the Frasch process, solution mining of minerals, in situ combustion of fossil fuel, or recovery of geothermal energy? (FORM 4)		X	
I. Is this facility a proposed stationary source which is one of the 28 industrial categories listed in the instructions and which will potentially emit 100 tons per year of any air pollutant regulated under the Clean Air Act and may affect or be located in an attainment area? (FORM 5)		X		J. Is this facility a proposed stationary source which is NOT one of the 28 industrial categories listed in the instructions and which will potentially emit 250 tons per year of any air pollutant regulated under the Clean Air Act and may affect or be located in an attainment area? (FORM 5)		X	

**III. NAME OF FACILITY**

1 SKIP CORNING GLASS WORKS STEUBEN PLANT

**IV. FACILITY CONTACT**

A. NAME & TITLE (last, first, & title)	B. PHONE (area code & no.)
2 PIGNATO, WILLIAM J. ENGINEER	607 974 7844

**V. FACILITY MAILING ADDRESS**

A. STREET OR P.O. BOX	B. CITY OR TOWN
3 MAIN PLANT 8-4	CORNING
C. STATE D. ZIP CODE	
NY 14830	

**VI. FACILITY LOCATION**

A. STREET, ROUTE NO. OR OTHER SPECIFIC IDENTIFIER	B. COUNTY NAME
5 STEUBEN PLANT	STEUBEN
C. CITY OR TOWN	D. STATE E. ZIP CODE F. COUNTY CODE (if known)
6 CORNING	NY 14830



CONTINUED FROM THE FRONT

II. SIC CODES (4-digit, in order of priority)

A. FIRST										B. SECOND									
3. 22. 9 (specify) Hand Pressed and Blown										7 (specify)									
C. THIRD										D. FOURTH									
(specify)										(specify)									

III. OPERATOR INFORMATION

A. NAME																																																												B. Is the name listed in Item VIII-A also the owner?									
C O R N I N G G L A S S W O R K S S T E U B E N P L A N T																																																												<input checked="" type="checkbox"/> YES <input type="checkbox"/> NO									

C. STATUS OF OPERATOR (Enter the appropriate letter into the answer box; if "Other", specify.)																																								D. PHONE (area code & no.)																			
F = FEDERAL    M = PUBLIC (other than federal or state) S = STATE      O = OTHER (specify) P = PRIVATE																																								P (specify) 6 0 7 9 7 4 8 4 9 6																			

E. STREET OR P.O. BOX																																																																					
S T E U B E N P L A N T																																																																					
F. CITY OR TOWN																																								G. STATE										H. ZIP CODE										IX. INDIAN LAND									
C O R N I N G																																								NY										1 4 8 3 0										Is the facility located on Indian lands? <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO									

X. EXISTING ENVIRONMENTAL PERMITS

A. NPDES (Discharges to Surface Water)																														D. PSD (Air Emissions from Proposed Sources)																													
N																														9 P																													
B. UIC (Underground Injection of Fluids)																														E. OTHER (specify)																													
U																														N Y 0 0 8 7 0 7 6 (specify) N.Y.S. Dec. Groundwater Discharge																													
C. RCRA (Hazardous Wastes)																														E. OTHER (specify)																													
R																														(specify) Air Permits (See attached)																													

XI. MAP

Attach to this application a topographic map of the area extending to at least one mile beyond property boundaries. The map must show the outline of the facility, the location of each of its existing and proposed intake and discharge structures, each of its hazardous waste treatment, storage, or disposal facilities, and each well where it injects fluids underground. Include all springs, rivers and other surface water bodies in the map area. See instructions for precise requirements.

F9:A/50

XII. NATURE OF BUSINESS (provide a brief description)

Manufacturer fine lead crystal glass. Steuben. All hand made.

F9:A  
51

XIII. CERTIFICATION (see instructions)

I certify under penalty of law that I have personally examined and am familiar with the information submitted in this application and all attachments and that, based on my inquiry of those persons immediately responsible for obtaining the information contained in the application, I believe that the information is true, accurate and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.

A. NAME & OFFICIAL TITLE (type or print)																																								B. SIGNATURE																				C. DATE SIGNED																			
R. J. Chase Justin Lubold, Plant Manager Sr. Vice President																																								R. Chase Justin Lubold																				11/18/80																			

COMMENTS FOR OFFICIAL USE ONLY

--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--



FORM  
3  
RCRA



U.S. ENVIRONMENTAL PROTECTION AGENCY  
**HAZARDOUS WASTE PERMIT APPLICATION**  
Consolidated Permits Program  
(This information is required under Section 3005 of RCRA.)

I. EPA I.D. NUMBER

NY D 0 0 0 8 2 4 3 5 9

FOR OFFICIAL USE ONLY

APPLICATION APPROVED	DATE RECEIVED (yr., mo., & day)
23	24 25 26 27 28 29

COMMENTS

II. FIRST OR REVISED APPLICATION

Place an "X" in the appropriate box in A or B below (mark one box only) to indicate whether this is the first application you are submitting for your facility or a revised application. If this is your first application and you already know your facility's EPA I.D. Number, or if this is a revised application, enter your facility's EPA I.D. Number in Item I above.

A. FIRST APPLICATION (place an "X" below and provide the appropriate date)

☒ 1. EXISTING FACILITY (See instructions for definition of "existing" facility. Complete item below.)

☐ 2. NEW FACILITY (Complete item below.)

8  
YR. MO. DAY  
5 1 0 5 19  
OPERATION BEGAN OR THE DATE CONSTRUCTION COMMENCED  
(use the boxes to the left)

FOR NEW FACILITIES, PROVIDE THE DATE (yr., mo., & day) OPERATION BEGAN OR IS EXPECTED TO BEGIN

B. REVISED APPLICATION (place an "X" below and complete item I above)

☐ 1. FACILITY HAS INTERIM STATUS

☐ 2. FACILITY HAS A RCRA PERMIT

III. PROCESSES - CODES AND DESIGN CAPACITIES

A. PROCESS CODE - Enter the code from the list of process codes below that best describes each process to be used at the facility. Ten lines are provided for entering codes. If more lines are needed, enter the code(s) in the space provided. If a process will be used that is not included in the list of codes below, then describe the process (including its design capacity) in the space provided on the form (Item III-C).

B. PROCESS DESIGN CAPACITY - For each code entered in column A enter the capacity of the process.

1. AMOUNT - Enter the amount.

2. UNIT OF MEASURE - For each amount entered in column B(1), enter the code from the list of unit measure codes below that describes the unit of measure used. Only the units of measure that are listed below should be used.

PROCESS	PRO- CESS CODE	APPROPRIATE UNITS OF MEASURE FOR PROCESS DESIGN CAPACITY	PROCESS	PRO- CESS CODE	APPROPRIATE UNITS OF MEASURE FOR PROCESS DESIGN CAPACITY
<b>Storage:</b>			<b>Treatment:</b>		
CONTAINER (barrel, drum, etc.)	S01	GALLONS OR LITERS	TANK	T01	GALLONS PER DAY OR LITERS PER DAY
TANK	S02	GALLONS OR LITERS	SURFACE IMPOUNDMENT	T02	GALLONS PER DAY OR LITERS PER DAY
WASTE PILE	S03	CUBIC YARDS OR CUBIC METERS	INCINERATOR	T03	TONS PER HOUR OR METRIC TONS PER HOUR; GALLONS PER HOUR OR LITERS PER HOUR
SURFACE IMPOUNDMENT	S04	GALLONS OR LITERS	OTHER (Use for physical, chemical, thermal or biological treatment processes not occurring in tanks, surface impoundments or inciner- ators. Describe the processes in the space provided; Item III-C.)	T04	GALLONS PER DAY OR LITERS PER DAY
<b>Disposal:</b>					
INJECTION WELL	D79	GALLONS OR LITERS			
LANDFILL	D80	ACRE-FEET (the volume that would cover one acre to a depth of one foot) OR HECTARE-METER			
LAND APPLICATION	D81	ACRES OR HECTARES			
OCEAN DISPOSAL	D82	GALLONS PER DAY OR LITERS PER DAY			
SURFACE IMPOUNDMENT	D83	GALLONS OR LITERS			
UNIT OF MEASURE	UNIT OF MEASURE CODE	UNIT OF MEASURE	UNIT OF MEASURE CODE	UNIT OF MEASURE	UNIT OF MEASURE CODE
GALLONS.....	G	LITERS PER DAY.....	V	ACRE-FEET.....	A
LITERS.....	L	TONS PER HOUR.....	D	HECTARE-METER.....	F
CUBIC YARDS.....	Y	METRIC TONS PER HOUR.....	W	ACRES.....	B
CUBIC METERS.....	C	GALLONS PER HOUR.....	E	HECTARES.....	Q
GALLONS PER DAY.....	U	LITERS PER HOUR.....	H		

EXAMPLE FOR COMPLETING ITEM III (shown in line numbers X-1 and X-2 below): A facility has two storage tanks, one tank can hold 200 gallons and the other can hold 400 gallons. The facility also has an incinerator that can burn up to 20 gallons per hour.

LINE NUMBER	A. PRO- CESS CODE (from list above)	B. PROCESS DESIGN CAPACITY	FOR OFFICIAL USE ONLY	LINE NUMBER	A. PRO- CESS CODE (from list above)	B. PROCESS DESIGN CAPACITY	FOR OFFICIAL USE ONLY
		1. AMOUNT (specify)				1. AMOUNT	
X-1	S 0 2	600		5			
X-2	T 0 3	20		6			
1	S 0 1	4500 000		7			
2	T 0 1	1000 000		8			
3				9			
4				10			



**III. PROCESSES** (continued)

C. SPACE FOR ADDITIONAL PROCESS CODES OR FOR DESCRIBING OTHER PROCESSES (code "T04"). FOR EACH PROCESS ENTERED HERE INCLUDE DESIGN CAPACITY.

**IV. DESCRIPTION OF HAZARDOUS WASTES**

**A. EPA HAZARDOUS WASTE NUMBER** — Enter the four-digit number from 40 CFR, Subpart D for each listed hazardous waste you will handle. If you handle hazardous wastes which are not listed in 40 CFR, Subpart D, enter the four-digit number(s) from 40 CFR, Subpart C that describes the characteristics and/or the toxic contaminants of those hazardous wastes.

**B. ESTIMATED ANNUAL QUANTITY** — For each listed waste entered in column A estimate the quantity of that waste that will be handled on an annual basis. For each characteristic or toxic contaminant entered in column A estimate the total annual quantity of all the non-listed waste(s) that will be handled which possess that characteristic or contaminant.

**C. UNIT OF MEASURE** — For each quantity entered in column B enter the unit of measure code. Units of measure which must be used and the appropriate codes are:

ENGLISH UNIT OF MEASURE	CODE
POUNDS.....	P
TONS.....	T

METRIC UNIT OF MEASURE	CODE
KILOGRAMS.....	K
METRIC TONS.....	M

If facility records use any other unit of measure for quantity, the units of measure must be converted into one of the required units of measure taking into account the appropriate density or specific gravity of the waste.

**D. PROCESSES****1. PROCESS CODES:**

**For listed hazardous waste:** For each listed hazardous waste entered in column A select the code(s) from the list of process codes contained in Item III to indicate how the waste will be stored, treated, and/or disposed of at the facility.

**For non-listed hazardous wastes:** For each characteristic or toxic contaminant entered in column A, select the code(s) from the list of process codes contained in Item III to indicate all the processes that will be used to store, treat, and/or dispose of all the non-listed hazardous wastes that possess that characteristic or toxic contaminant.

**Note:** Four spaces are provided for entering process codes. If more are needed: (1) Enter the first three as described above; (2) Enter "000" in the extreme right box of Item IV-D(1); and (3) Enter in the space provided on page 4, the line number and the additional code(s).

**2. PROCESS DESCRIPTION:** If a code is not listed for a process that will be used, describe the process in the space provided on the form.

**NOTE: HAZARDOUS WASTES DESCRIBED BY MORE THAN ONE EPA HAZARDOUS WASTE NUMBER** — Hazardous wastes that can be described by more than one EPA Hazardous Waste Number shall be described on the form as follows:

1. Select one of the EPA Hazardous Waste Numbers and enter it in column A. On the same line complete columns B, C, and D by estimating the total annual quantity of the waste and describing all the processes to be used to treat, store, and/or dispose of the waste.
2. In column A of the next line enter the other EPA Hazardous Waste Number that can be used to describe the waste. In column D(2) on that line enter "included with above" and make no other entries on that line.
3. Repeat step 2 for each other EPA Hazardous Waste Number that can be used to describe the hazardous waste.

**EXAMPLE FOR COMPLETING ITEM IV** (shown in line numbers X-1, X-2, X-3, and X-4 below) — A facility will treat and dispose of an estimated 900 pounds per year of chrome shavings from leather tanning and finishing operation. In addition, the facility will treat and dispose of three non-listed wastes. Two wastes are corrosive only and there will be an estimated 200 pounds per year of each waste. The other waste is corrosive and ignitable and there will be an estimated 100 pounds per year of that waste. Treatment will be in an incinerator and disposal will be in a landfill.

LINE NO. JIZ	A. EPA HAZARD. WASTE NO. (enter code)	B. ESTIMATED ANNUAL QUANTITY OF WASTE	C. UNIT OF MEASURE (enter code)	D. PROCESSES	
				1. PROCESS CODES (enter)	2. PROCESS DESCRIPTION (if a code is not entered in D(1))
X-1	K 0 5 4	900	P	T 0 3 D 8 0	
X-2	D 0 0 2	400	P	T 0 3 D 8 0	
X-3	D 0 0 1	100	P	T 0 3 D 8 0	
X-4	D 0 0 2				included with above



**NOTE:** Photocopy this page before completing if you have more than 26 wastes to list.

**EPA I.D. NUMBER (enter from page 1)**

W N I D 0 0 0 8 2 4 3 5 9 3 1

**FOR OFFICIAL USE ONLY**

DUP 3 2 DUP

**IV. DESCRIPTION OF HAZARDOUS WASTES (continued)**

LINE NO.	A. EPA HAZARD. WASTE NO. (enter code)	B. ESTIMATED ANNUAL QUANTITY OF WASTE	C. UNIT OF MEASURE (enter code)	D. PROCESSES	
				1. PROCESS CODES (enter)	2. PROCESS DESCRIPTION (if a code is not entered in D(1))
1	D 0 0 8	100 000	T	S 01	Lead bearing sludge
2	D 0 0 1	500 000	P	S 01	Kerosene
3	D 0 0 8	700 000	T	T 01	
4					
5					
6					
7					
8					
9					
10					
11					
12					
13					
14					
15					
16					
17					
18					
19					
20					
21					
22					
23					
24					
25					
26					



**IV. DESCRIPTION OF HAZARDOUS WASTES (continued)****E. USE THIS SPACE TO LIST ADDITIONAL PROCESS CODES FROM ITEM D(1) ON PAGE 3.**

$F6: \frac{A}{55}$        $F6: \frac{A}{56}$

EPA I.D. NO. (enter from page 1)

S	F	N	Y	D	0	0	0	8	2	4	3	5	9	T/A	C
														3	6

**V. FACILITY DRAWING**

All existing facilities must include in the space provided on page 5 a scale drawing of the facility (see instructions for more detail).

**VI. PHOTOGRAPHS**

All existing facilities must include photographs (aerial or ground-level) that clearly delineate all existing structures; existing storage, treatment and disposal areas; and sites of future storage, treatment or disposal areas (see instructions for more detail).

**VII. FACILITY GEOGRAPHIC LOCATION**

LATITUDE (degrees, minutes, &amp; seconds)

4	2	0	8	4	5	0
65	66	67	68	69	70	71

LONGITUDE (degrees, minutes, &amp; seconds)

0	7	7	0	3	1	5	0
72	73	74	75	76	77	78	79

**VIII. FACILITY OWNER**

☒ A. If the facility owner is also the facility operator as listed in Section VIII on Form 1, "General Information", place an "X" in the box to the left and skip to Section IX below.

B. If the facility owner is not the facility operator as listed in Section VIII on Form 1, complete the following items:

1. NAME OF FACILITY'S LEGAL OWNER

2. PHONE NO. (area code &amp; no.)

E															
15	16														

3. STREET OR P.O. BOX

4. CITY OR TOWN

5. ST.

6. ZIP CODE

F															
15	16														

**IX. OWNER CERTIFICATION**

I certify under penalty of law that I have personally examined and am familiar with the information submitted in this and all attached documents, and that based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the submitted information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.

A. NAME (print or type)

Justin Lubold, Sr. Vice Pres.

B. SIGNATURE



C. DATE SIGNED

11/19/80

**X. OPERATOR CERTIFICATION**

I certify under penalty of law that I have personally examined and am familiar with the information submitted in this and all attached documents, and that based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the submitted information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.

A. NAME (print or type)

R. J. Chase  
Plant Manager

B. SIGNATURE



C. DATE SIGNED

11/19/80





I.D. - FOR OFFICIAL USE ONLY														
S	W	M	Y	D	0	0	0	8	2	4	3	5	9	T/A
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15

# IX. DESCRIPTION OF HAZARDOUS WASTES (continued from front)

A. HAZARDOUS WASTES FROM NON-SPECIFIC SOURCES. Enter the four-digit number from 40 CFR Part 261.31 for each listed hazardous waste from non-specific sources your installation handles. Use additional sheets if necessary.

1	2	3	4	5	6
23 - 26	23 - 26	23 - 26	23 - 26	23 - 26	23 - 26
7	8	9	10	11	12
23 - 26	23 - 26	23 - 26	23 - 26	23 - 26	23 - 26

B. HAZARDOUS WASTES FROM SPECIFIC SOURCES. Enter the four-digit number from 40 CFR Part 261.32 for each listed hazardous waste from specific industrial sources your installation handles. Use additional sheets if necessary.

13	14	15	16	17	18
23 - 26	23 - 26	23 - 26	23 - 26	23 - 26	23 - 26
19	20	21	22	23	24
23 - 26	23 - 26	23 - 26	23 - 26	23 - 26	23 - 26
25	26	27	28	29	30
23 - 26	23 - 26	23 - 26	23 - 26	23 - 26	23 - 26

C. COMMERCIAL CHEMICAL PRODUCT HAZARDOUS WASTES. Enter the four-digit number from 40 CFR Part 261.33 for each chemical substance your installation handles which may be a hazardous waste. Use additional sheets if necessary.

31	32	33	34	35	36
U 0 0 2	U 2 2 0	U 2 2 8	U 2 3 9		
23 - 26	23 - 26	23 - 26	23 - 26	23 - 26	23 - 26
37	38	39	40	41	42
23 - 26	23 - 26	23 - 26	23 - 26	23 - 26	23 - 26
43	44	45	46	47	48
23 - 26	23 - 26	23 - 26	23 - 26	23 - 26	23 - 26

D. LISTED INFECTIOUS WASTES. Enter the four-digit number from 40 CFR Part 261.34 for each listed hazardous waste from hospitals, veterinary hospitals, medical and research laboratories your installation handles. Use additional sheets if necessary.

49	50	51	52	53	54
23 - 26	23 - 26	23 - 26	23 - 26	23 - 26	23 - 26

E. CHARACTERISTICS OF NON-LISTED HAZARDOUS WASTES. Mark "X" in the boxes corresponding to the characteristics of non-listed hazardous wastes your installation handles. (See 40 CFR Parts 261.21 - 261.24.)

☐ 1. IGNITABLE  
(D001)

☐ 2. CORROSIVE  
(D002)

☐ 3. REACTIVE  
(D003)

☒ 4. TOXIC  
(D000)

## X. CERTIFICATION

I certify under penalty of law that I have personally examined and am familiar with the information submitted in this and all attached documents, and that based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the submitted information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.

SIGNATURE

*Ronald J. Chase*

NAME & OFFICIAL TITLE (type or print)

RONALD J. CHASE  
PLANT MANAGER

DATE SIGNED

8-8-80

RP



CORNING

Corning Glass Works  
Corning, New York 14831  
Tel: 607-974-9000

Andy  
↓  
PAB

April 25, 1983

Mr. Ernest A. Regna  
Chief Solid Waste Branch  
US Environmental Protection Agency  
Region II  
26 Federal Plaza  
New York, NY 10278

Subject: Corning Glass Works Steuben - Fulton Street Facility  
Submittal of Contingency Plan to Local Authorities  
EPA I.D. #NYD000824359

Dear Mr. Regna:

This note is in response to your letter of March 7, 1983 regarding your position that the Corning Steuben Fulton Street facility was still in violation of 40 CFR 265.52(f) and 40 CFR 265.53. Specifically, Corning failed to submit copies of the facility's contingency plan and evacuation plan to local authorities.

In order to no longer be in violation of the subject regulations, Corning has submitted copies of its contingency plan and evacuation plan to the appropriate local authorities. These include: the Corning Hospital and Police and Fire Departments. Written confirmation that the information provided to them has been received and reviewed and is retained in our offices. Since no request for the information was made by you in your letter I have not included it as part of this submittal. But, if you wish, copies can be furnished upon request.

I trust this satisfies the requirements of 40 CFR 265.52(f) and 40 CFR 265.53 and now the Corning Steuben Fulton Street facility is on record as no longer being in violation of the regulations.

If you have any questions regarding this matter, please do not hesitate to contact me at (607) 974-6204.

Sincerely,



William J. Pignato  
Energy & Environmental Control

SA3/P/s

cc: Mr. Steve Betts  
New York State  
Dept. of Environmental Conservation  
6274 E. Avon-Lima Road  
Avon, NY 14414

E0303

JA

HNDMS

5/18/83

42

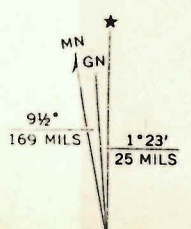
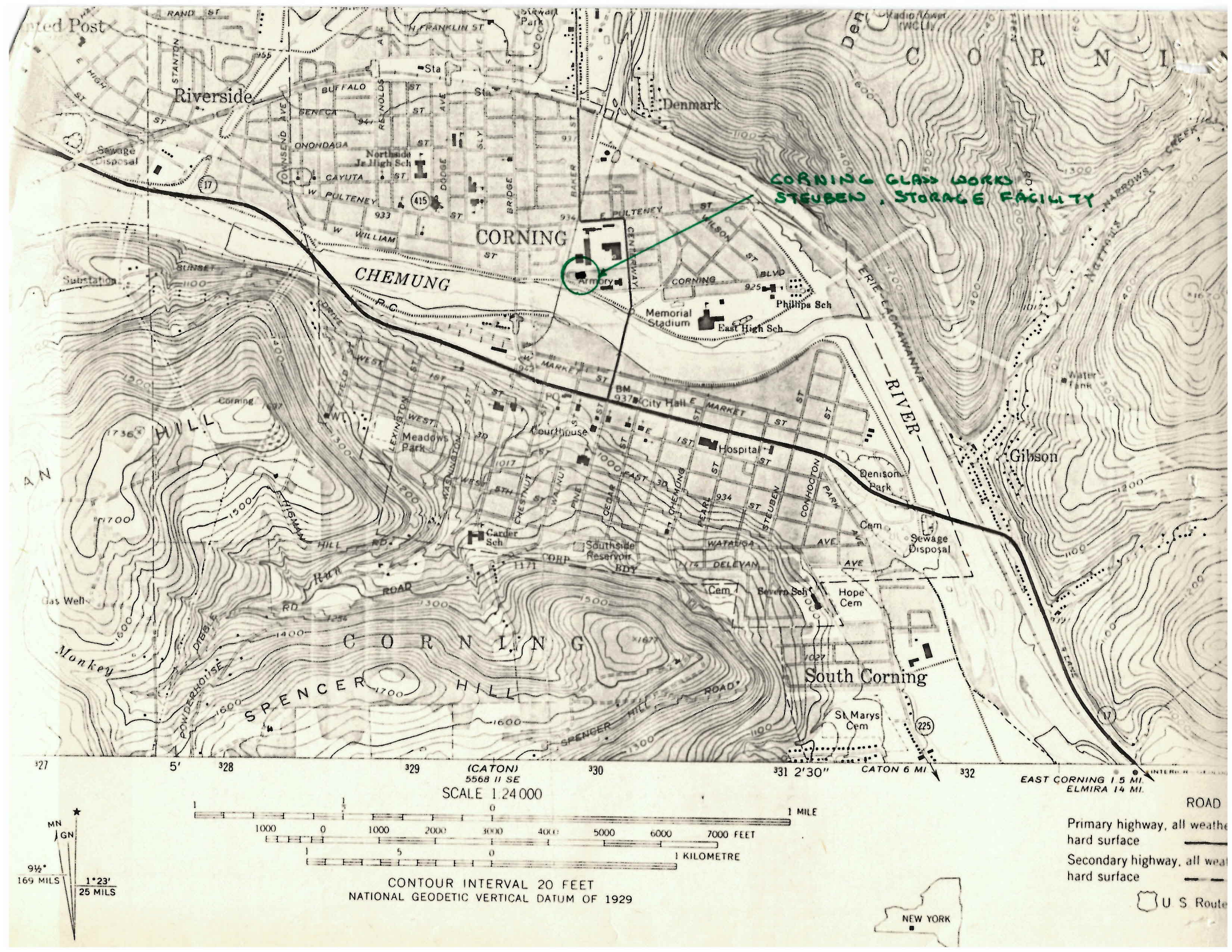
5-10-83

One final submission  
has been requested  
from them today.

No additional  
follow-up is  
anticipated

F. Langone  
SWB  
x 2073





CONTOUR INTERVAL 20 FEET  
NATIONAL GEODETIC VERTICAL DATUM OF 1929

ROAD  
Primary highway, all weather  
hard surface  
Secondary highway, all weather  
hard surface  
U S Route







FULTON ST  
STORAGE FACILITY



# HOUGHTON PARK

*Corning - Steuben Plant.  
NYD000824359*

EMPLOYEE  
PARKING

EMPLOYEE PARKING

EAST PULTENEY STREET

"A" BUILDING

LOBBY AREA

"C" BUILDING

CAFE-  
TERIA

RESERVED  
PARKING

VISITOR PARKING

"B" BUILDING

VISITOR PARKING

STEBEN  
FACTORY

ENTRANCE  
TO  
EXECUTIVE  
CLUB

CORNING  
GLASS  
CENTER

CORNING  
MUSEUM  
OF GLASS

OPEN TO THE PUBLIC

"E" BUILDING

EMPLOYEE  
PARKING

CENTERWAY

Drum  
Storage  
Area

Dry Well  
Settling Tank

VISITOR  
PARKING

Steuben  
Fulton St. Facility

TO CORNING BLVD.  
EMPLOYEE PARKING



V. FACILITY DRAWING (see page 4)



**ACKNOWLEDGEMENT OF NOTIFICATION  
OF HAZARDOUS WASTE ACTIVITY  
(VERIFICATION)**

This is to acknowledge that you have filed a Notification of Hazardous Waste Activity for the installation located at the address shown in the box below to comply with Section 3010 of the Resource Conservation and Recovery Act (RCRA). Your EPA Identification Number for that installation appears in the box below. The EPA Identification Number must be included on all shipping manifests for transporting hazardous wastes; on all Annual Reports that generators of hazardous waste, and owners and operators of hazardous waste treatment, storage and disposal facilities must file with EPA; on all applications for a Federal Hazardous Waste Permit; and other hazardous waste management reports and documents required under Subtitle C of RCRA.

EPA I.D. NUMBER

•NYD000824359

INSTALLATION ADDRESS

CORNING GLASS WORKS  
STUBEN GLASS  
CORNING

NY 14830

STUBEN GLASS  
CORNING

NY 14830

17-15-15(7/82)

RCRA INSPECTION FORM

PERMITS ADMIN. BRANCH  
REGION III  
Nov 26 11 33 AM '82  
ENVIRONMENTAL PROTECTION  
AGENCY  
NEW YORK, N.Y. 10007

Report Prepared for:

Generator ☒

Transporter ☐

HWM (FSD) facility ☒

Copy of report sent to the facility ☒

11-1-82

①

Facility Information

Name: Corning Glass Works

Address: Steuben Plant

Corning, N.Y. 14870  
EIA Swiss 46 03 00

EPA ID#: NYD000824359

Date of Inspection: October 29, 1982

Participating Personnel

State or EPA Personnel: Stephen Betts

NYS DEC, R-8, Avon

Facility Personnel: George Stevens

Plant Engineer

RECEIVED

NOV - 5 1982

BUREAU OF  
HAZARDOUS WASTE OPERATIONS  
DIVISION OF SOLID WASTE

Report Prepared by Name: Stephen Betts

Agency: NYS DEC, R-8, Avon

Telephone #: 716-226-2466

Approved for the Director by: Frank T. Ricotta PE



Summary of Findings

Facility Description and Operations

This facility manufactures stibers crystal. The crystal is ground and polished with abrasives. The grinding wastes passes through a diatomaceous earth filter. The liquid non hazardous waste is discharged to the sewer. The sludge is hazardous due to high lead content and is placed in 55 gal. containers and stored in a secure area.

The facility filed as a treatment facility but does not treat hazardous waste.

Describe the activities that result in the generation of hazardous waste.

Wet grinding and polishing of glass products

Identify the hazardous waste located on site, and estimate the approximate quantities of each. (Identify Waste Codes)

1. D008, solids, 37-55 gal. containers.

Is there reason to believe that the facility has hazardous waste on-site?

Yes

- a. If yes, what leads you to believe it is hazardous waste?  
Check appropriate boxes:

- ☒ Company admits that its waste is hazardous during the inspection.
- ☒ Company admitted the waste is hazardous in its RCRA notification and/or Part A Permit Application.
- ☐ The waste material is listed in the regulations as a hazardous waste from a nonspecific source (§261.31)
- ☐ The waste material is listed in the regulations as a hazardous waste from a specific source (§261.32)
- ☐ The material or product is listed in the regulations as a discarded commercial chemical product (§261.33)
- ☒ Testing has shown characteristics of ignitability, corrosivity, reactivity or extraction procedure toxicity, or has revealed hazardous constituents (please attach analysis report)
- ☐ Company is unsure but there is reason to believe that waste materials are hazardous. (Explain)



HAZARDOUS WASTE MANAGEMENT FACILITY CHECK LIST  
(Facilities Subject to 40 CFR 265 Standards)

YES   NO   N/A

40 CFR Part 265 Subpart B General Facility Standards

265.13-General Waste Analysis

- 1) Is there a detailed chemical and physical analysis of a representative sample of the waste or each waste?  
(At a minimum this analysis must contain all the information necessary for proper management of the waste)

✓ \_ \_

- 2) Does the character of the waste handled at the facility change from day to day, week to week, etc., thus requiring frequent testing?

You may check only one

Waste characteristics vary \_\_\_\_\_

All waste are basically the same ✓

Company treats all waste as hazardous \_\_\_\_\_

- 3) Is there a written waste analysis plan at the facility?

✓ \_ \_

Does it contain the following:

- a) Parameters for each waste to be analyzed and the rationale for the selection of these parameters.
- b) Test methods used to test these parameters.
- c) Sampling methods to obtain a representative sample of the waste to be analyzed.
- d) Frequency of repeated analysis to ensure accurate and current information.

✓ \_ \_

✓ \_ \_

✓ \_ \_

✓ \_ \_

- 4) Does hazardous waste come to this facility from an outside source? e.g. another generator.

\_ ✓ \_

- 5) If waste comes from an outside source, are there procedures in the plan to insure that waste received conforms to the accompanying manifest?

\_ \_ ✓

265.14-Security

- 1) Is there: a) a 24-hour surveillance system? or,  
b) a suitable barrier which completely surrounds the active portion of this facility?

✓ \_ \_

- 2) Are there "Danger-Unauthorized Personnel Keep Out" signs posted at each entrance to the facility?

\_ ✓ \_

If no, explain what measures are taken for security.

265.15 - General Inspections Requirements

- 1) Does the facility have a written inspection schedule?
- 2) Does the schedule identify the types of problems to be looked for and the frequency of inspections?
- 3) Does the owner/operator record inspections in a log?
- 4) Is there evidence that problems reported in the inspection log have been remedied?

✓ \_ \_

✓ \_ \_

✓ \_ \_

✓ \_ \_

If no, please explain.

265.16 - Personnel Training

YES NO N/A

- 1) Have facility personnel successfully completed a program of classroom instruction or on-the-job training within 6 months of having been employed?

✓ — —

If yes, have facility personnel taken part in an annual review of training?

✓ — —

- 2) Is there written documentation of the following:

— job title for each position at the facility related to hazardous waste management and the name of the employee filling each job?

✓ — —

— type and amount of training to be given to personnel in jobs related to hazardous waste management?

✓ — —

— actual training or experience received by personnel?

✓ — —

- 3) Are training records kept on all employees for at least 3 years?

✓ — —

265.17-General Requirements for Ignitable, Reactive or Incompatible Wastes

- 1) Are there ignitable, reactive or incompatible waste on site?

— — ✓

If yes, what are the approximate types and quantities and location of the waste.

- 2) Have precautions been taken to prevent accidental ignition or reaction of ignitable or reactive waste?

— — — ✓

If no, please explain.

- 3) In your opinion, are proper precautions taken so that these wastes do not:

— generate extreme heat or pressure, fire or explosion, or violent reaction?

— — —

— produce uncontrolled toxic mist, fumes, dusts or gases in sufficient quantities to pose a risk of fire or explosions?

— — —

— damage the structural integrity of the device or facility containing the waste?

— — —

— threaten human health or the environment?

— — —

40 CFR 265 - Subpart C - Preparedness and Prevention

YES NO N/A

265.32 Does the facility comply with preparedness and prevention requirements including maintaining:

- an internal communications or alarm system?
- a telephone or other device to summon emergency assistance from local authorities?
- portable fire equipment?
- water at adequate volume and pressure to supply water hose streams, foam producing equipment, etc.

✓ \_ \_  
\_ ✓ \_  
✓ \_ \_  
✓ \_ \_

265.33 Is equipment tested and maintained?

✓ \_ \_

265.34 Is there immediate access to communications or alarm systems during handling of hazardous waste?

\_ ✓ \_

265.35 Adequate aisle space?

✓ \_ \_

If no, please explain storage pattern.

In your opinion, do the types of waste on-site require all of the above procedures, or are some not needed: Explain.

\_ \_ \_

40 CFR 265 - Subpart D - Contingency Plan and Emergency Procedures

Does the facility have a written contingency plan for emergency procedures designed to deal with fires, explosions or any unplanned release of hazardous waste?

✓ \_ \_

- 1) Does the plan describe arrangements made with the local authorities?
- 2) Has the contingency plan been submitted to the local authorities?
- 3) Does the plan list names, addresses and phone numbers of Emergency Coordinators?
- 4) Does the plan have a list of what emergency equipment is available?
- 5) Is there a provision for evacuating facility personnel?
- 6) Was there an emergency coordinator present or on call at the time of the inspection?

\_ ✓ \_  
\_ ✓ \_  
✓ \_ \_  
✓ \_ \_  
\_ ✓ \_  
✓ \_ \_

40 CFR 265 Subpart E-Manifest System, Recordkeeping and Reporting

265.71 - Use of the Manifest

1) Has the facility received hazardous waste from an off-site source since November 19, 1980?

\_ ✓ \_

If no, skip to 265.73 - Operating Record

2) If yes, does it appear that the facility has a copy of a manifest for each hazardous waste load received?

\_ \_ \_

If not, please explain.



3) How many post-November 19 manifests does the facility have?  
(Estimate if the number is large)

2

4) Does each manifest have the following information?  
(circle missing information)

-- a manifest document number?

✓ \_ \_

-- the generators name, mailing address, telephone number and EPA I.D. #?

✓ \_ \_

-- the transporters name and EPA I.D. Number?

✓ \_ \_

-- the TSD name, address, telephone number & EPA I.D. Number?

✓ \_ \_

-- a description of the waste (DOT)?

✓ \_ \_

-- the total quantity of each hazardous waste by units of weight or volume, and the type and number of containers as loaded; into or onto the transport vehicle?

✓ \_ \_

-- a certification that the materials are properly classified, described, packaged, marked and labeled, and are in proper condition for transportation under regulations of the DOT and EPA?

✓ \_ \_

(Obtain a copy of the incomplete manifests)

#### 265.72 - Manifest Discrepancies

Have there been significant discrepancies between the quantity and type of waste received and the waste identified on the manifest?

\_ ✓ \_

Describe unreconciled discrepancies.

#### 265.73 - Operating Record

1) Does the facility keep an operating record?

✓ \_ \_

2) Does the record contain the following information:

a) Description and quantity of waste on-site and the method(s) and date(s) of its Treatments, Storage & Disposal?

✓ \_ \_

b) The location and quantity of each hazardous waste at each location?

✓ \_ \_

c) Records and results of waste analysis and trial tests performed and identified in the waste analysis plan?

✓ \_ \_

d) Summary reports and details of all incidents that require implementing the contingency plan.

e) Records and results of inspections for the past 3 years or November 19, 1980 which ever is less?

✓ \_ \_

f) Monitoring, testing or analytical data where required for:

Groundwater, Land Treatment, Incinerators, and Thermal Treatment?

\_ \_ ✓

#### 265.76 - Unmanifested Waste Report

Has the facility accepted hazardous waste from off-site sources without a manifest?

\_ ✓ \_

If yes, has the facility submitted an unmanifested waste report?

\_ \_ \_

40 CFR 265 Subpart F - Groundwater Monitoring

YES NO N/A

(Applies only to surface impoundments, landfills and/or land treatment facilities.)

Is a groundwater monitoring plan available at the facility?

— — —

If yes, please fill out the appropriate Groundwater Monitoring Questionnaire and attach to this report.

40 CFR 265 Subpart G - Closure and Post-Closure

265.111 Closure Performance Standard

Have any portions of the facility been closed since November 19, 1980?

— ☒ —

If yes, please explain

265.112 - Closure Plan

Does the facility have a written closure plan?  
(Applies to all types of TSD facilities)

☒ — —

If yes, does the written plan include:

1. A description of how and when the facility will be partially (if applicable) and ultimately closed?
2. An estimate of the maximum inventory of wastes in storage or treatment at any time during the life of the facility?
3. A description of the steps necessary to decontaminate facility equipment during closure?
4. A schedule for final closure including the anticipated date when waste will no longer be received and when final closure will be completed?
5. Does the owner/operator have a written estimate of the cost of closing the facility?

☒ — —

☒ — —

☒ — —

— ☒ —

☒ — —

If yes, what is it? (\$)

~~\$~~ 8,000.00

265.118 - Post Closure Plan

Does the facility have a written post-closure plan?  
(Applies only to disposal facilities)

— — ☒

If yes, Does the Plan:

1. Identify the activities which will be carried on after closure and the frequency of these activities?
2. Include a description of planned groundwater monitoring activities and their frequency during post-closure?
3. Include a description of planned maintenance activities and frequency to insure integrity of final cover during post-closure?
4. Include the name, address and phone number of a person or office to contact during post-closure?
5. Does the owner/operator have a written estimate of the cost of post-closure for the facility?

— — —

— — —

— — —

— — —

— — —

If yes, what is it? (\$)

Please circle all appropriate activities and answer questions on indicated pages for all activities circled.

<u>Storage</u>	<u>Treatment</u>	<u>Disposal</u>
<u>Container - pg 6</u>	Tank - pg 7	Landfill - pg 11
Tank, above ground-pg 7	Surface Impoundment-pg 8	Land Treatment - pg 10
Tank, below ground-pg 7	Incineration - pg 12	Surface Impoundments - pg 8
Surface Impoundments-pg 8	Thermal Treatment- pg 12	Other _____
Waste Piles - pg 9	Land Treatment - pg 10	
Other _____	Chemical, Physical and Biological Treatment - pg 13	
	Other _____	

YES NO N/A

40 CFR 265 - Subpart I - Containers

- 1) - What type of containers are used for storage.  
Describe the size, type, quantity and nature of waste  
(e.g. 12 fifty-five gallon drums of waste acetone)

*33- 55 gal. containers Haz. Waste solid*

- 2) - Is there a containment system for spills, leaks and precipitation?

*✓* \_ \_

If yes, describe.

*Asphalt dike*

- 265.171 - Do the containers appear to be in good condition, not in danger of leaking?

*✓* \_ \_

If not, please describe the type, condition and number of leaking or corroded containers. Be detailed and specific.

- 265.172 - Are hazardous waste stored in containers made of compatible materials?

*✓* \_ \_

If not, please explain.

- 265.173(a) - Are all containers closed except those in use?

*✓* \_ \_

- 265.173(b) - Do containers appear to be properly opened, handled or stored in a manner which will minimize the risk of the container rupturing or leaking?

*✓* \_ \_

- 265.174 - Is the storage area inspected at least weekly?

*✓* \_ \_

- 265.176 - Are containers holding ignitable and reactive waste located at least 50 feet (15 meters) away from the facility's property line?

\_ \_ *✓*

- 265.177 - Are incompatible wastes stored separate from each other?

\_ \_ *✓*

If no, explain



GENERATOR INSPECTION CHECKLIST

40 CFR 262 Subpart A-General

YES NO N/A

262.11 - Hazardous waste determination

1) Did the generator test its waste to determine whether it is hazardous?

✓ — —

Is the waste hazardous?

✓ — —

2) Is the generator determining that its waste exhibits a hazardous waste characteristic(s) based on its knowledge of the material(s) or processes used?

— ✓ —

40 CFR 262 Subpart B-The Manifest

Has hazardous waste been shipped off-site since November 19, 1980?

✓ — —

If yes, approximately how many shipments, off-site, have been made and describe the approximate size of an average shipment made on a monthly basis. If facility is a small quantity generator, please explain.

2

262.21 Does each manifest (or representative sample) have the following information? Please circle the missing elements.

— a manifest document number?

✓ — —

— the generators name, mailing address, telephone number and EPA I.D. Number?

✓ — —

— the transporters name and EPA I.D. Number?

✓ — —

— the name, address and EPA ID Number of the designated facility?

✓ — —

— a description of the wastes (DOT)?

✓ — —

— the total quantity of each hazardous waste by units of weight or volume, and the type and number of containers as loaded into or onto the transport vehicle?

✓ — —

— a certification that the materials are properly classified, described, package, marked and labeled, and are in proper condition for transportation under regulations of the DOT and EPA?

✓ — —

(obtain a copy of the incomplete manifests)

40 CFR 262 - Subpart D - Recordkeeping and Reporting

262.40 Has the generator maintained facility records since Nov. 19, 1980? (manifest, exception report and waste analysis)

✓ — —

262.42 Has the generator received signed copies (from the TSD facility) of all the manifests for waste shipped off-site more than 35 days ago?

✓ — —

If not, have Exception Reports been submitted to EPA covering any of these shipments made more than 45 days ago?

— — —

YES NO N/A  
1

40 CFR 262 - Subpart C - Pretransportation Requirements

262.30-33 Before transporting or offering hazardous waste for transportation off-site does the generator:

- 1) Package the waste in accordance with applicable DOT regulations (i.e., 49 CFR Parts 173, 178 & 179) ✓ \_ \_
- 2) Label each package according to DOT (i.e., 49 CFR 172) ✓ \_ \_
- 3) Mark each package according to DOT (i.e., 49 CFR 172) ✓ \_ \_
- 4) Mark each container of 110 gallons or less with the words "Hazardous Waste - Federal Law Prohibits Improper Disposal. If found, contact the nearest police or public safety authority or the U.S. EPA," and include the generators name, address and manifest document number. (i.e., 49 CFR 172.304) ✓ \_ \_

262.34 Accumulation Time

1) How is waste accumulated on-site?

☒ Containers

☐ Tanks

☐ Surface impoundments (complete EWMF checklist)

☐ Piles (complete EWMF checklist)

2) Is waste accumulated for more than 90 days? ✓ \_ \_

If yes, complete EWMF checklist

3) Is each container clearly dated with each period of accumulation so as to be visible for inspection? ✓ \_ \_

4) Is each container or tank marked or labeled with the words "hazardous waste" or in compliance with the DOT labeling requirements? ✓ \_ \_

STOP HERE IF THE HAZARDOUS WASTE MGT FACILITY (TSD) CHECKLIST IS FILLED OUT

## ROUTING AND TRANSMITTAL S

Date

6-30-83

TO: (Name, office symbol, room number,  
building, Agency/Post)

Initials

Date

1.

Tom Taccione

2.

3.

4.

5.

<input checked="" type="checkbox"/> Action	File	Note and Return
<input type="checkbox"/> Approval	For Clearance	Per Conversation
<input type="checkbox"/> As Requested	For Correction	Prepare Reply
<input type="checkbox"/> Circulate	For Your Information	See Me
<input type="checkbox"/> Comment	Investigate	Signature
<input type="checkbox"/> Coordination	Justify	

## REMARKS

Tom,  
this material should  
be filed for: Corning  
Glass Works NYD000024359

Thanks.

DO NOT use this form as a RECORD of approvals, concurrences, disposals,  
clearances, and similar actions

FROM: (Name, org. symbol, Agency/Post)

Room No.—Bldg.

Frank LANEONE, SWB

Phone No.

430  
2073

5041-102

OPTIONAL FORM 41 (Rev. 7-76)  
Prescribed by GSA  
FPMR (41 CFR) 101-11.206



CORNING

Corning Glass Works  
Corning, New York 14831  
Tel: 607-974-9000

PERMITS COMPLIANCE  
SECTION II  
JUN 30 3 54 PM '83  
ENVIRONMENTAL PROTECTION  
AGENCY  
NEW YORK, N.Y. 10007

May 31, 1983

Mr. Frank Lagone  
U.S. Environmental Protection Agency  
Region II  
26 Federal Plaza  
New York, NY 10278

RE: CORNING GLASS WORKS, STEUBEN - FULTON STREET FACILITY  
EPA ID #NYD000824359  
SUBMITTAL OF CONTINGENCY PLAN TO LOCAL AUTHORITIES

Dear Mr. Lagone:

Per your request, enclosed please find a copy of the Steuben  
Fulton Street Facility's Contingency Plan and Evacuation Plan.  
In addition, written confirmation from local authorities of  
receipt of this information is also included.

I trust this fulfills our obligations of assuring compliance with  
40 CFR 265.52(f) and 40 CFR 265.53.

If you have any questions regarding this matter, do not hesitate  
to contact me at (607) 974-6204.

Sincerely,



William J. Pignato  
Energy and Environmental Control

DT5/AA/t  
Enclosure

Steuben PLANT  
CORNING GLASS WORKS  
PROCESS DOCUMENTATION

PROCEDURE NO. 44201  
Page 17 of 45

Title Hazardous Waste Management Last Revision Date 3/18/83  
Procedure

5.0 OPERATIONS (Cont'd.)

In addition the purchasing agent must notify:

- a. Plant Maintenance Supervisor  
George W. Stevens  
Ext. 223-8530
- b. W. J. Pignato  
Environmental Control Engineer  
Ext. 223-6204

The Exception Report must include:

- A. A legible copy of the manifest
- B. A letter signed by the Steuben Plant Purchasing Agent explaining the efforts taken to locate the shipment.

5.13 Record Keeping and Reporting

5.13.1 Purchasing agent must keep copies for three years of -

- a. Generator's copy of manifest
- b. Original copy of manifest
- c. Return to Generator copy of manifest

5.13.2 The purchasing agent must keep copies of all test results and waste analysis for three years from the date the waste was sent to the disposal facility.

5.13.3 Annual Report - The Maintenance Supervisor must submit an annual report by March 1 to the Regional Administrator (See Illustration 11.9).

5.14 Contingency Plan

5.14.1 If spills are discovered in the storage area, notify one of the following:

- a.

Name	George W. Stevens, Primary Emergency
Title	Maintenance Supervisor
Work Address	Steuben Plant, Corning, N.Y.
Home Address	312 Horner St.
	Elmira, N.Y.
Work Phone	607-974-8530
Home Phone	607-732-5645

PERMITS ADMINISTRATION  
JUN 30 3 54 PM '83  
ENVIRONMENTAL PROTECTION  
AGENCY  
NEW YORK, N.Y. 10007



Steuben PLANT  
CORNING GLASS WORKS  
PROCESS DOCUMENTATION

PROCEDURE NO. 44201  
Page 17 a of 45

Title Hazardous Waste Management Last Revision Date 3/18/83  
- Procedure

5.0 OPERATIONS: (Cont'd.)

<u>b.</u>	<u>Name</u>	Gary L. Walker	<u>2nd. E.C.</u>
	<u>Title</u>	Dept. Supervisor	
	<u>Work Address</u>	Steuben Plant, Corning, N.Y.	
	<u>Home Address</u>	6 Skyline Drive	
		Corning, N.Y.	
	<u>Work Phone</u>	607-974-8375	
	<u>Home Phone</u>	607-936-3866	
<u>c.</u>	<u>Name</u>	Christopher H. Welker	<u>3rd. E.C.</u>
	<u>Title</u>	Supv. Engineering	
	<u>Work Address</u>	Steuben Plant, Corning, N.Y.	
	<u>Home Address</u>	4 Brown Rd.	
		South Corning, N.Y.	
	<u>Work Phone</u>	607-974-8528	
	<u>Home Phone</u>	607-936-6181	
<u>d.</u>	<u>Name</u>	William J. Pignato	<u>4th. E.C.</u>
	<u>Title</u>	Environmental Engineer	
	<u>Work Address</u>	Corning Glass Works	
		Decker Bldg.	
		Corning, N.Y.	
	<u>Home Address</u>	218 Pine St.	
		Corning, N.Y.	
	<u>Work Phone</u>	607-974-6204	
	<u>Home Phone</u>	607-962-1819	

5.14.2 If there is a danger of run off reaching a drain or ground surface, create a dam of earth to contain the run off. Pump into 55-gallon drums and dispose into sump feeding Fulton Street Filtration unit.

4.14.3 Arrangements with Local Authorities

5.14.3.1 Fulton Street Storage Facility

- a. Location of storage facility
- b. People working inside building in all rooms and outside in fenced area
- c. All exits noted
- d. Evacuation Routes - Refer to 5.14.3.2

5.14.3.2 Evacuation Routes - Refer to Maps 5.14.3.4 and 5.14.3.5



Steuben PLANT  
CORNING GLASS WORKS  
PROCESS DOCUMENTATION

PROCEDURE NO. 44201  
Page 17 b of 45

Title Hazardous Waste Management Last Revision Date 3/18/83

5.0 OPERATIONS (Cont'd.)

5.14.3.3 Hazardous Waste Properties

Lead glass grinding and polishing wastes are hazardous due to the leachability of lead (D008)

a. Spectrographic Analysis - 5.14.3.6

b. Federal Extraction Procedure Testing -  
5.14.3.7

5.13.3.4

EVACUATION

REFER TO

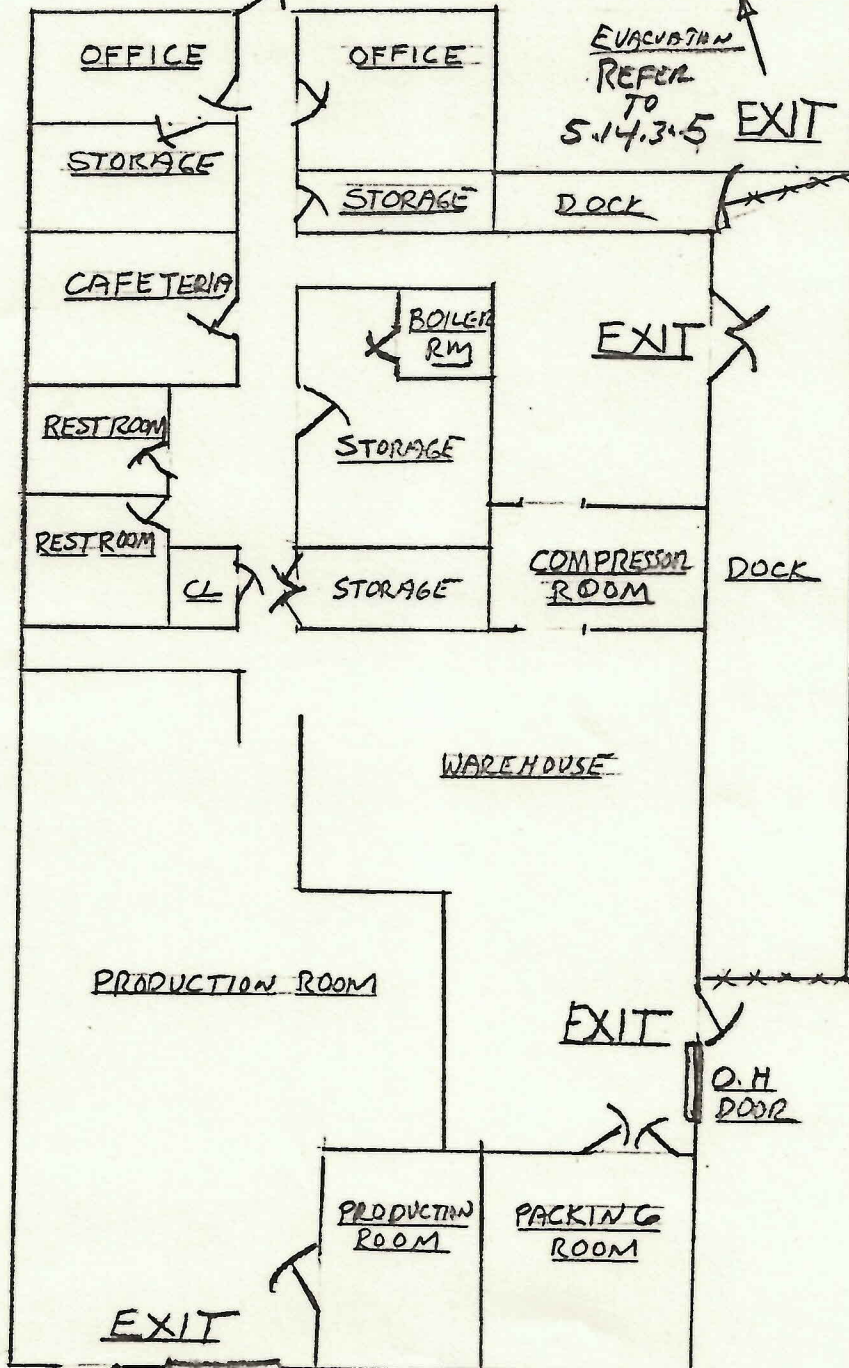
5.14.3.5

CORNING GLASSWORKS  
STEBEN PLANT

PAVED

EXIT

FENCE



PAVED

EVACUATION

REFER TO  
5.14.3.5

EVACUATION  
REFER TO  
5.14.3.5 EXIT

EPA ID #  
NYD000824359

HAZARDOUS  
WASTE  
STORAGE

COMPRESSION  
ROOM

WAREHOUSE

PRODUCTION ROOM

EXIT

O.H.  
DOOR

EXIT

EVACUATION

REFER TO

5.14.3.5

N

EXIT

O.H. DOOR

EVACUATION

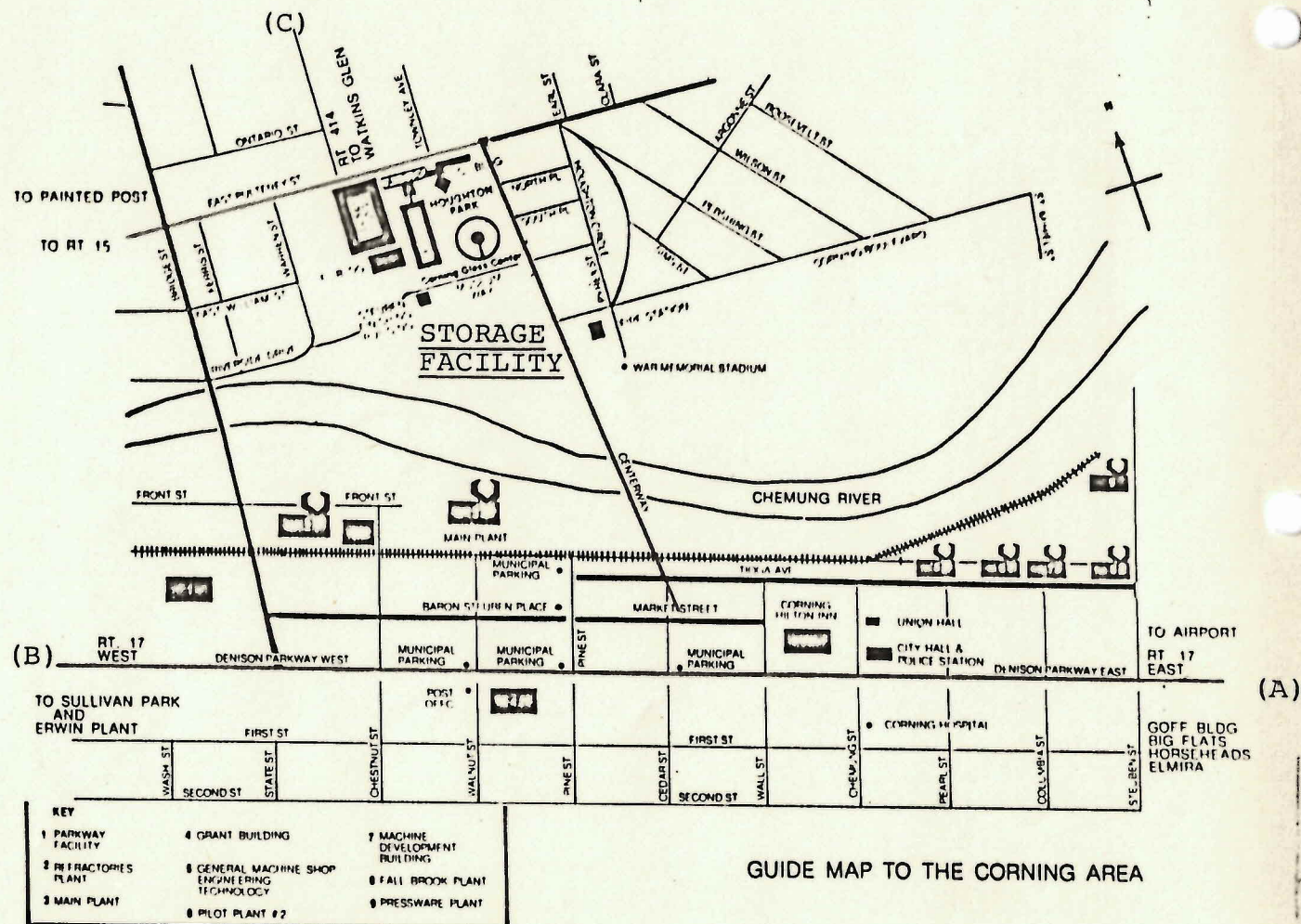
MUSEUM WAY

EVACUATION PLAN  
FULTON ST. FACILITY



CORNING GLASS WORKS  
STEUBEN PLANT  
FULTON STREET FACILITY

- A. To Route 17 East  
     . East on Museum Way  
     . South on Centerway  
     . East on Route 17
- B. To Route 17 West  
     . West on Museum Way  
     . South on Bridge  
     . West on 17
- C. To Route 414 North  
     . East on Museum Way  
     . North on Centerway  
     . West on E. Pulteney  
     . North on Route 414





## CONTROL TECHNOLOGY, MELTING TECHNOLOGY

## QUALITATIVE SPECTROGRAPHIC ANALYSIS

To: J. J. LongPlate: E-665cc: C. R. Craig

R.M.I. \_\_\_\_\_

11-20-8From: P. E. JonesSubject: Steuben - (1) 90 Grit (2) 320 Grit(3) Fulton St. Sumps (4) Fulton St. Blanchard Bridgeport

## As Oxides

Range (%)	1	2	3	4
> 10	Si, Al	Si, Al	Si, Al	Si, Al
5-20		(Pb)		(Pb)
1-10	(Pb), Fe	Fe, Na	(Pb), Fe	Na
.5-5	Ti	Ti	Ti	Fe, Ti
.1-1	Sb, Na	Sb, Ce	Sb, Na	Sb, Ce
.05-.5	Mg	(Ba), Mg, Ca	Mg	(As), Mg, Ca
.01-.1	Mn, Ca, Zr	Mn, Zr	Mn, Ca, Zr	Mn, Zr
.005-.05	Ni, (Cr)	Ni, Cu	Ni, (Cr)	(Ba), (Cr)
.001-.01	Mo, V, Cu	(Cr), Mo, V	Mo, V, Cu	Sn, Ni, Mo, V, C
.0005-.005				
.0001-.001				
Not Detected	As < .05, Ba < .01	As < .05, Cd < .01	As < .05, Ba < .01	Cd < .01, Hg < .001
Remarks:	Cd < .01, Hg < .001	Hg < .001, Ag < .0001	Cd < .01, Hg < .001	Ag < .0001
	Ag < .0001		Ag < .0001	
	80.3% solids	72.1% solids	84.6% solids	74.1% solids



5:14.3.7

No. 44201  
Pg. 17 of 45

No. \_\_\_\_\_

J-241-2

## CONTROL TECHNOLOGY LABORATORY

## POLLUTION CONTROL ANALYSIS REQUEST/REPORT

SUBMITTED BY: George Stevens PHONE: \_\_\_\_\_CHARGE NO: 961-0039-6930

DATE SUBMITTED: \_\_\_\_\_ DATE REQUIRED: \_\_\_\_\_

DATE REPORTED: 12/21/81SAMPLE DESCRIPTION: Four sludges for hazardous waste (Federal extraction procedure) testing. A Skuben 90 Grit, B Skuben 320 Grit, C Fulton St. Sumps and D Fulton St. Blanchard & Bridgeport

## REQUESTED ANALYSIS:

## RESULT:

	mg/Liter	Cr <sup>VI</sup>	Cr <sup>tot</sup>	Pb	Ba	As	tot. sd
1. _____							
2. <u>A Skuben 90 Grit</u>		<0.05	<0.05	67.5	—	—	80.3%
3. <u>B Skuben 320 Grit</u>		<0.05	<0.05	148	2.3	—	72.1%
4. <u>C Fulton St. Sumps</u>		<0.05	<0.05	7.7	—	—	84.6%
5. <u>D Fulton St. Blanchard &amp;</u>		<0.05	<0.05	347	0.6	0.04	74.1%
6. <u>Bridgeport</u>							
7. _____							
8. _____							
9. _____							
10. _____							

NOTES: Q.S.A. attached.TECHNICIAN: Jean M. WilsonOK BY: J. J.

Triplicate Copy - ORIGINAL (Report/Request), #2 LAB, #3 Hold Copy Requestor

Steuben PLANT  
CORNING GLASS WORKS  
PROCESS DOCUMENTATION

PROCEDURE NO. 44201  
Page 18 of 45

Title Hazardous Waste Management Last Revision Date 3/18/83  
Procedure

5.0 OPERATIONS (Cont'd.)

5.14.4 Equipment - Emergency

- a. 55-gallon drums with removable lids - on Fulton St. Dock
- b. Wooden pallet in Fulton St. yard
- c. Shovel - on Fulton St. Dock
- d. Gloves - Fulton St. Office
- e. Coveralls - Fulton St. Office
- f. Sump pump - Steuben Plant - Blowing Room  
Edison Model 120 EWB - with hoses, Capacity 2600 G.P.H.
- g. Lift Truck - Clark C500-Y50  
Capacity - 5000 pounds

5.14.5 Emergency Numbers

<u>Police Department</u>	607-962-2451
<u>Fire Department</u>	607-962-3151
<u>Corning Hospital</u>	607-937-7200

5.14.6 Evacuation Plan

- a. The emergency coordinator will determine if evacuation of the area may be required.
- b. Evacuation of the immediate area will be carried out by verbally warning all the personnel in the Fulton Street Facility.
- c. The police chief will be contacted immediately (607-962-2451) and evacuation from the area will be under his direction and authority.
- d. The evacuation route will depend upon the emergency situation. Refer to 5.14.3.6.



To Whom it may concern:

On the date recorded below, Mr. George W. Stevens of the Steuben Plant, Corning Glass Works, has submitted and reviewed with me the Contingency and Evacuation plans for the Fulton Street Storage Facility, E.P.A. I.D. N.Y.D.000824359, as well as a copy of the properties of the hazardous wastes being handled at the facility.

George W. Stevens

Signature

Chas. J. Lurie  
11

3.18.53

Date

To Whom it may concern:

On the date recorded below, Mr. George W. Stevens of the Steuben Plant, Corning Glass Works, has submitted and reviewed with me the Contingency and Evacuation plans for the Fulton Street Storage Facility, E.P.A. I.D. N.Y.D.000824359, as well as a copy of the properties of the hazardous wastes being handled at the facility.

Edna E. Signatore, Asst. Admin.  
Signature

March 18, 1983  
Date

Corning Hospital

To Whom it may concern:

On the date recorded below, Mr. George W. Stevens of the Steuben Plant, Corning Glass Works, has submitted and reviewed with me the Contingency and Evacuation plans for the Fulton Street Storage Facility, E.P.A. I.D. N.Y.D.000824359, as well as a copy of the properties of the hazardous wastes being handled at the facility.

Charles F. Houser

Signature

3. 18-83

Date

Corning Fire Dept.



CORNING

NYD 000824 359  
Corning Glass Works  
Corning, New York 14831  
Tel: 607-974-8111

James L. Flynn  
Vice President, Treasurer

*Amni/Repur*

*Copy to*

EXHIBIT A

*A. Bellina*

*orig. to  
CIVIL*

March 14, 1984

U.S. EPA  
Regional Administrator  
Regions I, II and III

Dear Sir:

I am the Chief Financial Officer of Corning Glass Works, Corning, New York 14831. This letter is in support of the use of the financial test to demonstrate financial responsibility for liability coverage and closure and/or post-closure care as specified in Subpart H of 40 CFR Parts 264 and 265.

The owner or operator identified above is the owner or operator of the following facilities for which liability coverage is being demonstrated through the financial test specified in Subpart H of 40 CFR Parts 264 and 265:

1. The owner or operator identified above owns or operates the following facilities for which financial assurance for closure or post-closure care is demonstrated through the financial test specified in Subpart H of 40 CFR Parts 264 and 265. The current closure and/or post-closure cost estimates covered by the test are shown for each facility.

See Attached List

2. The owner or operator identified above guarantees, through the corporate guarantee specified in Subpart H of 40 CFR Parts 264 and 265, the closure and post-closure care of the following facilities owned or operated by its subsidiaries. The current cost estimates for the closure or post-closure care so guaranteed are shown for each facility:

NONE

APR 6 2 00 PM '84  
U.S. ENVIRONMENTAL  
PROTECTION AGENCY  
REGION II  
NEW YORK, N.Y.  
AIR & WASTE MANAGEMENT  
DIVISION



EXHIBIT A (CONT'D.)

3. In States where DNR is not administering the financial requirements of Subpart H of the Mississippi Hazardous Waste Regulations Parts 264 and 265, this owner or operator is demonstrating financial assurance for the closure or post-closure care of the following facilities through the use of a test equivalent or substantially equivalent to the financial test specified in Subpart H of the Mississippi Hazardous Waste Regulations Parts 264 and 265. The current closure and/or post closure cost estimates covered by such a test are shown for each facility:

See attached list

4. The owner or operator identified above owns or operates the following hazardous waste management sites or facilities for which financial assurance for closure or, if a disposal facility, post-closure care, is not demonstrated either to EPA or a State through the financial test or any other financial assurance mechanism specified in Subpart H of Mississippi Hazardous Waste Regulations Parts 264 and 265 or equivalent or substantially equivalent State mechanisms. The current closure and/or post-closure cost estimates not covered by such financial assurance are shown for each facility:

None

This owner or operator is required to file a Form 10K with the Securities and Exchange Commission (SEC) for the latest fiscal year.

The fiscal year of this owner or operator ends on January 1. The figures for the following items marked with an asterisk are derived from this owner's or operator's independently audited, year-end financial statements for the latest completed fiscal year, ended 1983.



EXHIBIT A (CONT'D.)

Part B. Closure or Post-Closure Care and Liability Coverage

ALTERNATIVE I

1. Sum of current closure and post-closure cost estimates (total of all cost estimates listed above).	\$ 1,760,920
2. Amount of annual aggregate liability coverage to be demonstrated.	\$ 6,000,000
3. Sum of lines 1 and 2	\$ 7,760,920
*4. Total liabilities (if any portion of your closure or post-closure cost estimates is included in your total liabilities, you may deduct that portion from this line and add that amount to lines 5 and 6).	\$ 741,900,000
*5. Tangible net worth	\$ 945,000,000
*6. Net worth	\$1,032,700,000
*7. Current assets	\$ 701,900,000
*8. Current liabilities	\$ 344,400,000
9. Net working capital (line 7 minus line 8)	\$ 357,500,000
*10. The sum of net income plus depreciation, depletion, and amortization	\$ 198,300,000
*11. Total assets in U.S. (required only if less than 90% of assets are located in the U.S.)	\$1,126,700,000

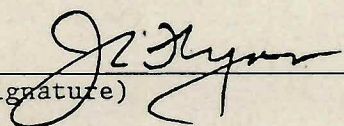


EXHIBIT A (CONT'D.)

	YES	NO
12. Is line 5 at least \$10 million?	<u>X</u>	<u>      </u>
13. Is line 5 at least 6 times line 3?	<u>X</u>	<u>      </u>
14. Is line 9 at least 6 times line 3?	<u>X</u>	<u>      </u>
*15. Are at least 90% of assets located in the U.S.? If not, complete line 16.	<u>      </u>	<u>X</u>
16. Is line 11 at least 6 times line 3?	<u>X</u>	<u>      </u>
17. Is line 4 divided by line 6 less than 2.0?	<u>X</u>	<u>      </u>
18. Is line 10 divided by line 4 greater than 0.1?	<u>X</u>	<u>      </u>
19. Is line 7 divided by line 8 greater than 1.5?	<u>X</u>	<u>      </u>

\* Derived from consolidated 1983 Financial Statements.

I hereby certify that the wording of this letter is identical to the wording specified in 40 CFR 264.151(g) as such regulations were constituted on the date shown immediately below.

  
(Signature)

Vice President, Treasurer  
(Title)

J. L. Flynn

March 14, 1984

JLF3/13



CORNING GLASS WORKS  
TREATMENT OR STORAGE FACILITY  
CLOSURE COST  
APRIL, 1984

<u>Facility</u>	<u>I.D. #</u>	<u>EPA Region</u>	<u>Estimated Closure Cost</u>
Kennebunk, ME	ME D001110972	I	7,069
Walpole, MA	MA D000844126	I	2,209
Big Flats, NY	NY D013666821	II	4,418
Canton, NY	NY D042352658	II	3,645
Erwin Ceramics, NY	NY D000824433	II	13,254
Erwin EM, NY	NY D000824367	II	12,504
Fall Brook - Corning, NY	NY D000824425	II	11,045
Main Plant - Corning, NY	NY D004971503	II	123,000
Pressware, Corning, NY	NY D000824409	II	6,000
Steuben, Corning, NY	NY D000824359	II	3,314
Sullivan Park, Painted Post, NY	NY D067919183	II	48,599
Bradford, PA	PA D046762258	III	38,554
Buckhannon, WV	WV D004318127	III	9,388
Charleroi, PA	PA D004326542	III	5,523
Danville, VA	VA D001807031	III	17,120
Martinsburg, WV	WV D003074770	III	14,359
Paden City, WV	WV D016120461	III	24,382
Parkersburg, WV	WV D004386074	III	2,402
State College, PA	PA D043891530	III	81,000
Harrodsburg, KY	KY D006388797	IV	22,090
Pascagoula, MS	MS D000735670	IV	11,045
Bluffton, IN	IN D005557244	V	1,300,000
TOTAL COST			\$1,760,920





153 EAST 53RD STREET  
NEW YORK, NEW YORK 10022  
212 371-2000

March 30, 1984

Mr. James L. Flynn  
Vice President, Treasurer  
Corning Glass Works  
Houghton Park  
Corning, New York 14831

Dear Mr. Flynn:

We have performed the procedure described below with respect to the March 14, 1984 letter addressed to the Regional Administrator of the Environmental Protection Agency signed by yourself (Exhibit A). Our review was made solely to assist Corning Glass Works (the Company) in complying with Environmental Protection Agency regulations 40 CFR Parts 264 and 265 or equivalent or substantially equivalent State mechanisms, and our report is not to be used for any other purpose. The procedure we performed is summarized as follows:

We compared the amounts in Exhibit A identified as having been derived from the Company's independently audited consolidated financial statements for the fiscal year ended January 1, 1984 with information contained in the Company's consolidated financial statements as of and for the year ended January 1, 1984 which we have examined and have issued our report thereon dated January 23, 1984.

Because the above procedure was not sufficient to constitute an examination made in accordance with generally accepted auditing standards, we do not express an opinion on any of the items contained in Exhibit A. However, in performing the procedure referred to above, no matters came to our attention that have caused us to believe that the amounts referred to above should be adjusted. Had we performed additional procedures or had we made an examination of the information required to be submitted to the Environmental Protection Agency in accordance with generally accepted auditing standards, matters might have come to our attention that would have been reported to you. This report relates only to the amounts specified above and does not extend to any of the Company's consolidated financial statements, taken as a whole.

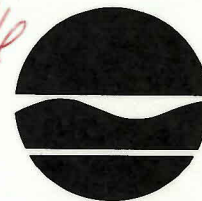
Yours very truly,

*Price Waterhouse*



New York State Department of Environmental Conservation  
50 Wolf Road, Albany, New York 12233

OCT 31 1990



Thomas C. Jorling  
Commissioner

Mr. John Gorman  
Chief  
NY Compliance Section  
U.S. Environmental Protection Agency  
Region II  
26 Federal Plaza, Room 1000  
New York, NY 10278

RE: Handler: Corning Glass Works  
Steuben Plant  
Tracy Anderson HPME01025  
Corning, NY 14831

EPA Identification Number: NYD000824359

Dear Mr. Gorman:

On September 28, 1990, a compliance inspection was conducted at the above referenced handler. Enclosed you will find a copy of the RCRA Inspection Form and the Inspection Forms pertaining to RCRA Land Restriction F-Solvent and California List Wastes.

These inspection forms are being sent to you since all enforcement activities relating to Land-Ban inspections are currently the responsibility of EPA.

Please contact Mr. Joe Gavin in our Region 8 Office at (716) 226-2466 if you have any questions. Also, please inform us of any proposed enforcement actions.

Sincerely,

Janakrai M. Desai, P.E.  
Supervisor  
Compliance Inspection Unit  
Bureau of Hazardous Waste Facility Compliance  
Division of Hazardous Substances Regulation

Enclosure

cc: w/o enc: D. Rollins, RHSE/J. Gavin, Inspector, Region 8  
A. Goswami, Reviewer, Central Office

NO LDR  
VIOLATION  
D008 has variance til  
5/92. The D008 is also a  
solid. TCLP has to  
be done 9/25/90



# INSPECTION FORM

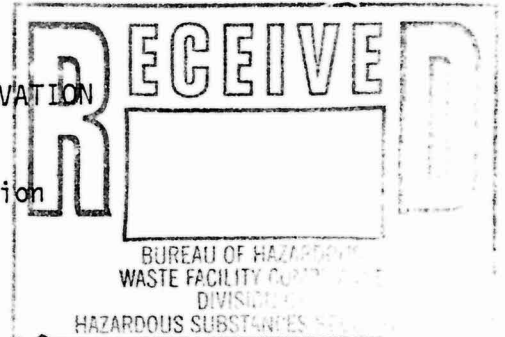
Region: 8  
 LAND BASED TSDF  
 COMMERCIAL TSDF  
OTHER TSDF  
 LDR GENERATOR  
 OTHER GENERATOR  
 SUBSTITUTION

NEW YORK STATE INDUSTRIAL HAZARDOUS WASTE MANAGEMENT ACT  
 (Chapter 639, Laws of 1978)

Prepared for:

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION  
 Thomas C. Jorling, Commissioner

Send to: Division of Hazardous Substances Regulation  
 Compliance Inspection Section  
 50 Wolf Road - Room 208  
 Albany, New York 12233-7252



EPA I.D. NUMBER: NY 0000824359

\*HANDLER'S NAME (Corporate): Corning Glass Works  
 (Division): Steuben Plant

\*HANDLER'S MAILING ADDRESS: Corning Incorporated  
Tracy Anderson HPME01025  
 City & State Corning, N.Y. Zip Code 14831

\*HANDLER'S LOCATION ADDRESS: \_\_\_\_\_  
 (if different than mailing) Steuben Fulton Street  
 City & State Corning, NY Zip Code 14831

\*HANDLER'S TELEPHONE NUMBER: 607 974-6923 Extension \_\_\_\_\_

\*FULL NAME OF HANDLER'S CONTRACT: (~~Mr.~~) (Ms.) Tracy Anderson

\*TITLE OF HANDLER'S CONTACT: Environmental Control Engineer

INSPECTION DATE: 9/28/1990 TIME OF INSPECTION: 10 (a.m.) \_\_\_\_\_ (p.m.)  
 COUNTY: Steuben

INSPECTOR'S NAME: Joseph Gavin  
 TITLE: Environmental Engineer I  
 NAME: \_\_\_\_\_  
 TITLE: \_\_\_\_\_

CHECK ONE: Copy of THIS report (☒ has) (☐ has not) been given to the Handler.

REPORT PREPARED BY: Joseph Gavin DATE: 10-12-90  
 REPORT APPROVED BY: Thomas C. Jorling DATE: 10-19-90

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## APPENDICES

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\*For the purpose of this Inspection Report - HANDLER means a hazardous waste Generator, Transporter, Treatment, Storage or Disposal Facility (TSDF).



PART I

General Information and Classification of Facility

1. Identification of Hazardous Waste - 371

Yes

No

A. Is there reason to believe the facility has hazardous waste on-site? If yes, what leads you to believe it is hazardous waste? Check appropriate box/boxes and attach any applicable correspondence with DEC or EPA:

✓

\_\_\_\_\_

(1) ✓ Company recognizes that its waste is hazardous during the inspection.

(2) ✓ Company admitted the waste is hazardous in its RCRA notification and/or Part A permit application.

(3) ✓ Testing has shown characteristics of:

- ( ) Ignitability - 371.3(b);
- ( ) Corrosivity - 371.3(c);
- ( ) Reactivity - 371.3(d);
- (✓) EP Toxicity - 371.3(e).

\_\_\_\_\_ Has revealed hazardous constituents (please attach analysis report) 371.4(a)(2), Appendix 22, Appendix 23

(4) \_\_\_\_\_ The material is listed in the regulations as a hazardous waste from non-specific sources 371.4(b).

(5) \_\_\_\_\_ The waste is listed in the regulations as a hazardous waste from specific sources. 371.4(c).

(6) \_\_\_\_\_ The material or product is listed in the regulations as discarded commercial chemical products, off-specification species, container residues and spill residues thereof. 371.4(d).

(7) \_\_\_\_\_ Company is unsure, but has reason to believe that waste materials are hazardous. (Explain) \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

- B. Is there reason, other than those above, for you to believe that there is hazardous waste on site? (Explain) \_\_\_\_\_

NO

- C. What other environmental permits are held by the company, relative to hazardous waste management?

\_\_\_ SPDES Permit Number

✓ Air Permit Number

\_\_\_ Part 364 Industrial Waste Transporter Permit (indicate this company's permit number if any)

Please describe other relative (if any) permits and give the name, address, Part 364 Permit Number and EPA I.D. Number of transporter(s) used by company.

Franks Vacuum Truck Service, Niagara Falls, N.Y.

9A-332 NYD982792814

- D. If the facility is a treatment, storage or disposal facility, have they:

X Submitted a Part A application.

\_\_\_ Have changes been made that are not reflected in the Part A application?

\_\_\_ Should the Part A be modified by the Company? If so, explain.

\_\_\_ Been granted a Part B application.

\_\_\_ Submitted a Part 373 permit application.

\_\_\_ Been granted a Part 373 permit.

If so, when does it expire: \_\_\_\_\_

Please attach or explain any special conditions or variances  
- 373-1.1(e)

If so, also complete Appendix M.

- E. Describe the activities that result in the generation of hazardous waste. Include the company's manufacturing processes.

Glass polishing and grinding  
generate hazardous waste in manufacture  
of glass products.

- F. Identify the hazardous wastes that are on-site, the quantity of each, and the storage method (use the identification numbers referred to in Part 371).

12 (55 gallon containers)  
D008 Glass Polishing Waste

- G. The handler notified EPA as a:

generator + TSD

Has EPA or DEC officially modified the handlers status? If so, attach correspondence.

closure plan approved by NYSDEC



2. Status Identification:

This handler should be inspected as a (check each appropriate category after considering exemptions).

A. ☐ Transporter - complete Appendix B

B. Generator Status Identification 372.1

1. ☐ Category 1 - Small Quantity Generator - Conditionally Exempt - generates less than 100 kg/mo and stores less than 100 kg. - 372.1(e)(1)(vii)(a) Complete Part II, 1A.
2. ☐ Category 2 - Small Quantity Generator - generates less than 100 kg/mo and stores more than 100 kg but less than 1,000 kg. - 372.2(a)(8)(vi) - Complete Part II, 1B.
3. ☐ Category 3 - Small Quantity Generator - subject to reduced generator requirements - generates more than 100 kg/mo but less than 1,000 kg/mo and stores less than 1,000 kg. - 372.2(a)(8)(iii) - Complete Part II, 1C.
4. ☒ Category 4 - Generator - generates and/or stores 1,000 kilograms or more per month or generated acute hazardous waste in quantities greater than those specified in Part 372.1(e)(1)(v). Complete Part II, Questions 2-7. (Generators over sole source aquifers also complete Appendix A.)

C. Treatment, Storage or Disposal Facility Status

1. Hazardous waste is generated and stored on-site. If so:
  - (a) ☐ Has hazardous waste been stored on-site longer than 90 days? 373-1.1(d)(1)(iii) - If yes, complete Appendix A.
  - (b) ☐ Has more than 8,800 gallons of hazardous waste been stored in containers? 373-1.1(d)(1)(iii)(a) - If yes, complete Appendix A.
  - (c) ☐ Has more than 20,000 gallons of hazardous waste been stored in tanks? 373-1.1(d)(1)(iii)(b) - If yes, complete Appendix A.
2. ☐ Hazardous waste is received from off-site and not beneficially used, reused or legitimately recycled or stored. If yes, complete Appendix A.

3. — Hazardous waste is treated on-site. If yes, complete appropriate portion of this report.

4. — Hazardous waste is disposed on on-site. If yes, complete appropriate portion of this report.

3. Exemptions

A. Generator Exemptions

(1) — Not a regulated handler (be sure to indicate why in Part I 1F and 1G and/or in appropriate exemption below - for example the company notified for precautionary reasons or the waste generated is not hazardous as specified in 371.1(e)(2).

(2) — Delisted hazardous waste. IDENTIFY the waste that was delisted: (If the company is in the delisting process they are still regulated until their delisting petition is favorably approved). Complete appropriate parts depending on company status.

---

---

(3) — Exemption for used engine lubricating oil. 372.1(e)(8)

(4) — Exemption for publicly owned treatment works. 372.1(e)(4)

(5) — Samples collected for testing. 372.1(e)(5)

(6) — Residues of hazardous waste in empty containers. 372.1(e)(6)

(7) — A hazardous waste which is generated in a product or raw material storage tank, a product or raw material transport vehicle or vessel, a product or raw material pipeline, or in a manufacturing process unit or an associated non-waste treatment manufacturing unit is not subject to regulation until it exits the unit in which it was generated, unless the unit is a surface impoundment, or unless the hazardous waste remains in the unit more than 90 days after the unit ceases to be operated for manufacturing, or for storage or transportation of product or raw materials. 372.1(e)(7).

B. TSD Exemptions

1. TSD exemptions - 373-1.1(d)(1) (for facilities and operations that manage hazardous waste other than waste oil).
  - (a) — Storage and recycling or recyclable materials specified in Part 373-1.1(d)(1)(vi).
  - (b) — Storage of hazardous wastes specified in 373-1.1(d)(1)(vii). Must meet Part 374 requirements.
  - (c) — Recycling of Hazardous Wastes 373-1.1(d)(1)(viii). Parts 373-2.2(c), 372.4(b), 372.4(d)(1) must be complied with (Storage of wastes prior to recycling is not exempt under this subparagraph)
    - This exemption does not apply to commercial facilities which recycle listed hazardous wastes or hazardous waste sludges received from off-site or burn these wastes for energy recovery;
    - Commercial facilities that reclaim precious metals from hazardous wastes do qualify;
    - This exemption does not apply to boiler and industrial furnaces that burn hazardous wastes for energy recovery if the waste stream has a heat value of less than 8,000 BTU/lb.
  - (d) — Totally enclosed treatment facility - 373-1.1(d)(1)(xi).
  - (e) — Elementary neutralization units or wastewater treatment units other than units located at commercial facilities. Units utilized only to neutralize or treat hazardous waste from recycling characteristic hazardous wastes or for precious metal recovery at commercial facilities are exempt. Must meet 373-3.2, 373-3.3, 373-3.4 and storage requirements of 373-3.9, 373-3.10(k) and (l). Containers and tanks must be marked with the words "Hazardous Waste" and dated where applicable. - 373-1.1(d)(1)(xii) (Complete Appendix Q).
  - (f) — The addition of absorbent material with the purpose of preparing the waste for incineration or to fill void spaces in containers intended for land disposal. If yes, complete Part II 3.D.3, 3.D.4, 3.D.9. - 373-1.1(d)(1)(xvii).



2. TSD exemptions - 373-1.1(d)(2) (for facilities and operations that manage waste oils).
- (a) — Storage or treatment of waste oil generated on-site prior to its beneficial use or reuse or legitimate recycling or reclamation if the waste oil is not a listed hazardous waste, and the waste oil is not a hazardous sludge. 373-1.1(d)(2)(ii). If yes, complete Part II: 2D, 2E, 3C, 3D, 5, 6, 7, Appendix O (if required).
  - (b) — Exemptions for storage of waste oil at an energy recovery facility prior to its on-site combustion of such waste oils are not listed hazardous wastes, waste oils are not hazardous sludges, and the facility stored less than 80,000 gallons of waste oil. 373-1.1(d)(2)(iii). If yes, complete Part II: 2D, 2E, 3C, 3C, 5, 6, 7.
  - (c) — Combustion units that recover energy from waste oil, other than listed hazardous waste and sludges and the related treatment on-site of such combustion units. 373-1.1(d)(2)(iv).
3. TSD exemptions - (for facilities and operations that manage hazardous waste or waste oils).
- (a) — Storage of hazardous waste generated and stored on-site for 90 days or less and 8,800 gallons or less is stored in containers or 20,000 gallons or less is stored in tanks. The facility can not be located in a geographical area overlying a sole source aquifer. If yes, complete Part II, 2B, 3. 373-1.1(d)(1)(iii).
  - (b) — Storage and treatment of hazardous waste on-site of generation if generated less than 100 kilograms and stored less than 1,000 kilograms of hazardous waste in each calendar month and not generate or store acute hazardous waste as described in 373-1.1(d)(1)(i)(b). 373-1.1(d)(1)(v).
  - (c) — Treatment or containment activities during an immediate response 373-1.1(d)(1)(xiii).
  - (d) — Accumulation areas. If yes, complete Part II: 3A. 373-1.1(d)(1)(xiv).
  - (e) — Storage of manifested shipments of hazardous waste in containers or vehicles by a transporter at its own transfer facility for 5 days or less. If yes, complete Appendix B. 373-1.1(d)(1)(xv).

Part II

Generator Inspection Section

Indicate:

X Violations

Indicate:

X Satisfactory  
NA Not Applicable

1. Requirements Exempt and Small Quantity Generator (Category 1-3 Generators):

A. Category 1 - The conditionally exempt generator has:

1. ☐ made a hazardous waste determination -  
372.1(e)(1)(vii)(a). NA
2. ☐ accumulated no more than 100 kg of hazardous waste  
on-site- 372.1(e)(1)(vii)(b). ↓
3. ☐ disposed of hazardous waste in an authorized,  
permitted or licensed on-site or off-site  
facility 372.1(e)(1)(vii)(c). \_\_\_\_\_
4. ☐ ensured delivery to an off-site facility  
by a transporter authorized under Part 364  
or by the generator himself 372.1(e)(1)(vii)(d). \_\_\_\_\_

B. Category 2 - The generator who generates less than 100 kg/month  
and stores between 100-1000 kg has complied with the following:

General Requirement - Items 2A-E  
Manifest & Reporting - Item 4A-N

1. ☐ use tanks that are properly sheltered and protected  
to prevent spillage, seepage or any discharge -  
372.2(a)(8)(vi)(a). \_\_\_\_\_
2. ☐ keep containers and tanks holding hazardous waste  
closed during storage except to add or remove wastes.  
Containers and tanks must not be opened, handled or  
stored in a manner which may rupture the tank or  
containers or cause them to leak. Tanks and containers  
must be inspected at least quarterly for leaks or damage.  
- 372.2(a)(8)(vi)(b). \_\_\_\_\_
3. ☐ use tanks that are designed, constructed or operated in  
accordance with whichever of the following requirements  
are in effect in the municipality where the facility is  
located: 372.2(a)(8)(vi)(c). \_\_\_\_\_

Indicate:

X Violations

Indicate:

X Satisfactory  
NA Not Applicable

(a) — the State Uniform Fire Protection and Building Code NA  
Title 9 (B) NYCRR, Subchapter C, including the  
National Fire Protection Association Flammable and ↓  
Combustible Liquids Code (NFPA-30) -  
372.2(a)(8)(vi)(c)(1), or

(b) — the applicable local building and fire codes. —  
372.(a)(8)(vi)(c)(2).

4. — the quantity of waste accumulated on-site must never —  
exceed 1,000 kilograms - 372.2(a)(8)(vi)(d).

C. Category 3 - The generator subject to reduced requirements has  
complied with the following:

General Requirements - Complete Items 2A-E

Manifest & Reporting - Complete Items 4A-N

Container Requirements - Complete Item 3C.

Item 3D, questions 1-9 [except for Question 8(a)]

Preparedness & Prevention - Complete Items 6A-F

1. — quantity of waste on-site never exceeds 1000 kg and —  
may be stored for up to 180 days unless the disposal  
facility is 200 miles or more away. Then storage up  
to 270 days is allowed. - 372.2(a)(8)(iii)(a).

2. — at all times there must be at least one employee —  
on-site or on call with the responsibility for  
coordinating emergency measures - 372.2(a)(8)(iii)(e)(1).

3. — the name and phone number of the emergency coordinator —  
must be posted next to the telephone -  
372.2(a)(8)(iii)(e)(2)(i).

4. — location of fire extinguishers and spill control —  
material and, if present, fire alarm must be  
posted next to the telephone 372.(a)(8)(iii)(e)(2)(ii).

5. — telephone number of the fire department must be posted —  
next to the phone unless the facility has a direct alarm  
372.2(a)(8)(iii)(e)(2)(iii).

6. — ensure that all employees are thoroughly familiar —  
with proper waste handling and emergency procedures -  
372.2(a)(8)(iii)(e)(3).

7. — the emergency coordinator or a designee have responded —  
applicably to any emergencies that have arisen -  
372-2(a)(8)(iii)(e)(4).

[for storage in tanks complete the following section -  
373-3.10(1)]



Indicate:

X Violations

Indicate:

X Satisfactory

NA Not Applicable

8. ☐ the owner or operator must take precautions to prevent accidental ignition of ignitable or reactive wastes. "No Smoking" signs must be placed wherever there is a hazard from either waste: 373-3.2(h)(1). NA  
↓
9. ☐ the treatment, storage or disposal of ignitable or reactive waste, and the mixture or commingling of incompatible waste must be conducted so that it does not: ☐
- (a) ☐ generate extreme heat or pressure, fire or explosions or violent reactions: 373-3.2(h)(2)(i). ☐
- (b) ☐ produce uncontrolled toxic mists, fumes, dusts or gases in sufficient quantities to threaten human health - 373-3.2(h)(2)(ii). ☐
- (c) ☐ produce uncontrolled flammable fumes or gases in sufficient quantities to pose a risk of fire or explosion 373-3.2(h)(2)(iii). ☐
- (d) ☐ damage the structural integrity of the device or facility containing the waste - 373-3.2(h)(2)(iv). ☐
- (e) ☐ through other like means threaten human health or the environment 373-3.2(h)(2)(v). ☐
10. ☐ hazardous wastes or treatment reagents must not be placed in a tank if they could cause the tank or its inner liner to fail 373-3.10(1)(2)(ii). ☐
11. ☐ uncovered tanks must be operated to ensure at least 60 centimeters (2 feet) of freeboard, unless there is adequate containment - 373-3.10(1)(2)(iii). ☐
12. ☐ where hazardous waste is continuously fed into a tank, the tank must be equipped with a means to stop this inflow - 373-3.10(1)(2)(iv). ☐
13. ☐ the owner or operator must mark all tanks with the words "Hazardous Waste" and with other words that identify the contents of the tanks. For underground tanks, the markings must be placed on a sign in the area above the tank - 373-3.10(1)(2)(v). ☐

Tank(s) are inspected each operating day for:

14. ☐ discharge control equipment (e.g. waste feed cutoff systems, bypass systems and drainage systems) - 373-3.10(1)(3)(i) ☐
15. ☐ monitoring equipment (e.g. pressure and temperature gauges) - 373-3.10(1)(3)(ii) ☐

Indicate:

X Violations

Indicate:

X Satisfactory  
NA Not Applicable

16. — level of waste in tank to ensure proper freeboard  
373-3.10(1)(3)(iii).

NA

↓

Tank(s) are inspected weekly for:

17. — corrosion or leaking of fixtures or seams -  
373-3.10(1)(3)(iv).

—

18. — erosion or obvious signs of leakage (e.g. wet  
spots or dead vegetation) of the construction  
materials of, and the area immediately surrounding  
discharge confinement structures (e.g. dikes) -  
373-3.10(1)(3)(iv).

—

19. — at closure all hazardous waste must be removed from  
tanks, discharge control equipment and discharge  
confinement structures - 373-3.10(1)(4).

—

Special requirements for ignitable or reactive waste:

20. — Ignitable or reactive waste is placed in a tank and the  
waste is stored, treated, rendered or mixed before or  
immediately after placement in the tank so that the  
resulting wastes, mixture or dissolution of material  
is no longer ignitable or reactive 373-3.10(1)(5)(i)(a)(1).

—

21. — Section 373-3.2(h) is complied with 373-3.10(1)(5)(i)(a)(2).

—

22. — the waste is stored or treated in such a way that it  
is protected from any material or conditions that  
may cause the waste to ignite or react -  
373-3.10(1)(5)(i)(b).

—

23. — the tank is used solely for emergencies -  
373-3.10(1)(5)(i)(c).

—

24. — storage of ignitable or reactive waste in covered  
tanks complies with the National Fire Protection  
Association's (NFPA's) buffer zone requirements  
for tanks, contained in Tables 2-1 thru 2-6  
of the "Flammable and Combustible Liquids Codes." -  
373-3.10(1)(5)(ii).

—

Incompatible Wastes - 373-3.10(1)(5)(ii):

25. — Incompatible wastes, or incompatible wastes and  
materials must not be placed in the same tank unless  
373-3.2(h)(2) is complied with - 373-3.10(1)(6)(i).

—

26. — Hazardous waste must not be placed in an unwashed tank  
which previously held an incompatible waste or material,  
unless section 373-3.2(h) of the Subpart is complied  
with - 373-3.10(1)(6)(ii).

—

Indicate:

X Violations

Indicate:

X Satisfactory  
NA Not Applicable

For Category 4 generators of Hazardous Waste - complete remainder of Part II.

2. General Requirements

- A. ☐ The generator has made a determination as to whether or not his solid waste is a hazardous waste - 372.2(a)(2). ☒
- B. ☐ The generator has obtained an EPA identification number - 372.2(a)(3). ☒
- C. ☐ The generator has packaged the waste in accordance with the applicable USDOT regulations - 372.(a)(4). ☒
- D. ☐ The generator has labeled each package of waste in accordance with the applicable USDOT regulations - 372.2(a)(5). ☒
- E. ☐ The generator has marked each container or package of waste properly 372.2(a)(6). ☒

3. On-site Accumulation of Hazardous Waste Prior to Shipment

- A. ☐ Accumulation areas - 372.2(a)(8)(i)(a).
- ☐ 1. The generator complies with section 373-3.9(b)-(d) [Complete Part II 3.D.3-6.] ☒
- ☐ 2. The containers are marked with the words "Hazardous Waste" or with other words that identify the contents 372.2(a)(8)(i)(a)(2). ☒
- B. ☐ All such wastes are shipped off-site to an authorized treatment, storage or disposal (TSD) facility in 90 days or less - 372.2(a)(8)(ii). ☒
- C. ☒ The date upon which each period of accumulation begins is clearly marked and visible for inspection on each container or tank - 372.2(a)(8)(ii): 373-1.1(d)(1)(iii)(c)(2), 373-1.1(d)(1)(iv)(d). ☐
- D. Standards for management of containers - 372.2(a)(8)(ii); 373-3.9 (This section will also be completed for TSD's as referred to from Appendix A.)



Indicate:

X Violations

Indicate:

X Satisfactory  
NA Not Applicable

1. What type of containers are used for accumulation?  
Describe the size, type. (e.g., 12 fifty-five gallon  
drums of waste acetone).

See section I-3 F

2. — Each container is marked with the word "Hazardous  
Waste." 372.2(a)(8): 373-1.1(d)(1)(iii) (c)(3),  
373-1.1(d)(1)(iv)(d). ✓

3. — The containers appear to be in good condition and  
are not in danger of leaking. (If containers are  
leaking, describe the type, condition and number  
that are leaking or corroded. Be detailed and  
specific) - 373-3.9(b). ✓

4. — Hazardous waste is stored in containers made of  
compatible materials 373-3.9(c). ✓  
(If not, please explain).

5. — All containers except those in use are closed -  
373-3.9(d)(1). ✓

6. — Containers holding hazardous waste must not be  
opened, handled or stored in a manner which may  
rupture the container or cause it to leak -  
373-3.9(d)(2). ✓

7. — The storage area is inspected at least weekly -  
373-3.9(e). ✓

8. The generator complies with the following special  
requirements related to storage of ignitable or  
reactive wastes. 373-3.9(f):

Indicate:

X Violations

Indicate:

X Satisfactory  
NA Not Applicable

- (a) — Containers holding ignitable or reactive waste are located at least 15 meters (50 feet) from the facility property line - 373-3.9(f). ✓
- (b) — Generator has taken precautions to prevent accidental ignition or reaction of ignitable or reactive waste - 373-3.2(h)(1). ✓
- (c) — Generator has placed "No Smoking" signs conspicuously wherever there is a hazard from ignitable or reactive waste - 373-3.2(h)(1). ✓
9. The generator complies with the following special requirements related to incompatible wastes: 373-3.9(g).
- (a) The storage of ignitable or reactive wastes, and the mixture or commingling of incompatible wastes, or incompatible wastes and materials, is conducted to prevent: 373-3.2(h)(2).
- (1) — the generation of extreme heat or pressure, fire or explosion, or violent reaction - 373-3.2(h)(2)(i). NA  
↓
- (2) — production of uncontrolled toxic mists, fumes, dusts or gases in sufficient quantities to pose a risk of fire or explosions - 373-3.2(h)(2)(ii). —
- (3) — production of uncontrolled flammable fumes or gases in sufficient quantities to pose a risk of fire or explosions - 373-3.2(h)(2)(iii). —
- (4) — damage to the structural integrity of the device or facility containing the waste - 373-3.2(h)(2)(iv). —
- (5) — a threat to human health or the environment - 373-3.2(h)(2)(v). —
- (b) — Incompatible wastes, or incompatible wastes and materials, are not placed in the same container - 373-3.9(g)(1). —
- (c) — Hazardous waste must not be placed in an unwashed container that previously held an incompatible waste or material - 373-3.9(g)(2). —
- (d) — Hazardous waste in containers stored nearby incompatible waste or material is separated from the incompatible waste by a dike, berm, wall or other device. 373-3.9(g)(3). —

Indicate:

X Violations

Indicate:

X Satisfactory  
NA Not Applicable

10. Special requirements for generators over sole source aquifers: 373-1.1(d)(1)(iv)

- (a) — the facility submits written notification to the regional office that they qualify for the exemption under 373-1.1(d)(1)(iv) and submit a TSD annual report - 373-1.1(d)(1)(iv)(c). NA  
↓
- (b) — the facility complies with the requirements of ECL Article 17 - 373-1.1(d)(1)(iv)(e). —
- (c) — The container storage areas are within a secondary containment system designed and operated in accordance with the following: 373-1.1(d)(1)(iv)(f). —
- (1) — the base under the containers must be free of cracks or gaps and sufficiently impervious to contain collected material until it is removed - 373-2.9(f)(1)(i). —
- (2) — the base must be sloped or the containment system otherwise designed and operated to drain and remove liquid unless the containers are elevated or protected from contact with accumulated liquids - 373-2.9(f)(1)(ii). —
- (3) — the containment system must have sufficient capacity to contain 10 percent of the volume of containers or the volume of the largest container, whichever is greater. Containers that do not contain free liquids are not considered in this determination - 373-2.9(f)(1)(iii). —
- (4) — Run-on is prevented unless the system has sufficient excess capacity to that required in (3) - 373-2.9(f)(1)(iv). —
- (5) — Accumulated waste and precipitation must be removed as necessary to prevent overflow 373-2.9(f)(1)(v). —



Indicate:

X Violations

Indicate:

X Satisfactory  
NA Not Applicable

(d) Storage areas that have containers with no free liquid do not need a containment system provided either of the following is met: 373-2.9(f)(2)

(1) — the storage area is sloped or designed to drain and remove accumulated liquid - 373-2.9(f)(2)(i). NA

(2) — the containers are elevated or protected from contact with accumulated liquid - 373-2.9(f)(2)(ii). NA

(e) — Storage areas that contain F020-F027 with no free liquid must have a containment system as described in (c) 373-2.9(f)(3). NA

E. Standards for management of tanks: 373-3.10

1. — Generators complete Appendix O except for Section 373-3.10(h)(3); Items 7C1-5 (pages 0-14 to 0-15). [In addition, sections 373-3.7 and 3.8 which are cross-referenced do not apply except for section 373-3.7(b) and (e)].
2. — Generators over sole-source aquifers complete Appendix O except for Section 373-3.10(h)(3), Items 7C1-5 (pages 0-14 to 0-15). [Requirements of section 373-3.8 do not apply.]

4. Manifest Records and Reporting: 372.2(b)

A. — It appears, from the available information, that there is manifest copy available for each hazardous waste shipment off-site that has been made. - 372.2(b)(5)(i). ✓

If "violation" checked or "don't know," please elaborate.

B. Describe the approximate size of an average shipment made and how many shipments per month? \_\_\_\_\_

32 (55 gallon containers) every 3 months

C. — The transporter has a valid Part 364 permit or is otherwise authorized to transport the waste to the designated facility - 372.2(b)(5)(ii). ✓

D. Each manifest (a representative sample) has the following information: 372.2(b)(1); Appendix 30.

Indicate:

Indicate:

X Violations

X Satisfactory  
NA Not Applicable

Generator      Transporter 1      Transporter 2      TSDf

1. ☐ Name of ☐ ☐ ☐ ☐ ☒
2. ☐ EPA ID No. of ☐ ☐ ☐ ☐ ☒
3. ☐ Mailing Address of ☐ ☐ ☐ ☐ ☒
4. ☐ Telephone No. of ☐ ☐ ☐ ☐ ☒
5. ☐ Manifest Document # ☒
6. ☐ The proper USDOT description. ☒
7. ☐ The appropriate: ☐ quantity, ☐ container number,  
☐ container type, and ☐ waste type by units of weight or  
volume. ☒
8. ☐ Signed certification that the materials are properly  
classified, described, packaged, marked and labeled,  
and are in proper condition for transportation under  
regulations of the USDOT and NYSDEC -  
372.2(a)(4) and 372.2(a)(5) and 372.2(a)(6). ☒
9. ☐ Signed copies of the manifest records have been retained  
at the facility for at least three years -  
372.2(c)(1)(i). ☒
- E. ☐ The generator must distribute copies of the manifest  
as specified on the manifest form - 372.2(b)(3). ☒
- F. ☐ The generator has received signed copies (from the TSD  
facility) of all manifests for wastes shipped off-site  
more than 20 days ago: ☒  
☐ If not, exception reports have been submitted covering  
these shipments - 372.2(c)(3) ☒
- G. ☐ A generator annual report has been prepared and sent  
to the Department - 372.2(c)(2). ☒
- H. For international shipments the generator has done the following:  
372.2(c)(2).
  1. ☐ EPA has been notified four weeks prior to shipment  
of hazardous waste destined for treatment,  
storage or disposal outside the United States -  
372.5(b)(1). NA
  2. ☐ Delivery of the wastes has been confirmed within  
90 days of acceptance of initial transporter -  
372.5(b)(2). NA

Indicate:

Indicate:

X Violations

X Satisfactory  
NA Not Applicable

3. — The generator has identified the point of departure from the United States through which the waste must travel before entering a foreign country - 372.5(b)(3)(ii). NA
- I. — Has complied with interstate shipments - 372.6 ✓
- J. — Has complied with shipments by rail or water (bulk) - 372.7 NA
- K. — Copies of all records have been kept for at least three years (e.g., annual reports, manifests, exception reports, sampling data) - 372.2(c)(1)(i),(ii), and (iii). ✓
- L. — All records required under this subdivision were furnished upon request, or made available at a reasonable time for inspection - 372.2(c)(1)(iv). ✓
- M. — There is written communication that the designated treatment, storage or disposal facility is an authorized treatment, storage or disposal facility for the particular wastes being offered for shipment and has capacity to accept the hazardous waste set forth on the manifest and will assure the ultimate disposal method is followed - 372.2(b)(2)(i). ✓
- N. — There is written communication that the designated transporter is authorized to deliver the waste to the facility on the manifest - 372.2(b)(2)(ii). ✓
5. Personnel Training - 372.2(a)(8)(ii) and 373-3.2(g)
- A. There is a:
1. — written description of the job title for each position at the facility related to hazardous waste management and name of the employee filling each job - 373-3.2(g)(4)(i) ✓
2. — written job description for each position - 373-3.2(g)(4)(ii) ✓
3. — written description of the type and amount of both introductory and continuing training that will be given to each person related to hazardous waste management - 373-3.2(g)(4)(iii) ✓
4. — records that document the training or job experience required has been given to and completed by facility personnel - 373-3.2(g)(4)(iv). ✓



Indicate:

Indicate:

X Violations

X Satisfactory  
NA Not Applicable

- B. — The training program is directed by a person trained in hazardous waste management procedures and must include instruction which teaches facility personnel hazardous waste management procedures (including contingency plan implementation) relevant to the positions in which they are employed. 373-3.2(g)(1)(i),(ii) and (iii). The components are:
1. — Procedures for using, inspecting, repairing and replacing facility emergency and monitoring equipment; ✓
  2. — Key parameters for automated waste feed cutoff systems; NA
  3. — Communications or alarm systems; ✓
  4. — Response to fires and explosions; ✓
  5. — Response to groundwater contamination incidents; and NA
  6. — Shutdown of operations. ✓
- C. — Facility personnel have successfully completed the program by the effective date of these regulations or six months after the date of their employment. 373-3.2(g)(2). ✓
- D. — Facility personnel have taken part in an annual review of the initial training required - 373-3.2(g)(3). ✓
- E. — Training records on current personnel have been kept permanently at the facility (until closure) - 373-3.2(g)(5). ✓
- F. — Training records on former employees have been kept for at least three years from the date the employee last worked at a facility - 373-3.2(g)(5). ✓
6. Preparedness and Prevention - 372.2(a)(8)(ii); 373-3.3
- A. — The facility is maintained and operated to minimize the possibility of a fire or explosion, or any unplanned sudden or non-sudden release of hazardous waste or hazardous waste constituents to air, soil or surface water - 373-3.3(b). ✓
- B. — The facility must be equipped with the following (Check missing equipment if needed in this facility's particular operations.) - 373-3.3(c):

Indicate:

X Violations

Indicate:

X Satisfactory  
NA Not Applicable

1. — An internal communication or alarm system capable of providing immediate emergency instruction (voice or signal) to facility personnel; ✓
  2. — A device, such as a telephone or a hand-held, two-way radio capable of summoning emergency assistance from local police departments, fire departments or state or local emergency response teams; ✓
  3. — Portable fire extinguishers, fire control equipment; ✓
  4. — Water at adequate volume and pressure to supply water hose streams, or foam-producing equipment, or automatic sprinklers, or water spray systems. ✓
- C. — Facility communications or alarm systems, fire protection equipment, and spill control equipment are tested and maintained as necessary to assure their proper operation in time of emergency - 373-3.3(d). ✓
- D. — Personnel involved in hazardous waste operations have immediate access to an internal alarm or emergency communication device - 373-3.3(e). ✓
- E. — The facility has the required aisle space - 373-3.3(f) (Inspections should be able to be made of each drum and space should be sufficient to fight a fire). ✓
- F. The facility owner or operator has made an attempt in good faith to make the following arrangements with local authorities, as appropriate for the type of waste handled at the facility and the potential need for the services of these organizations - 373-3.3(g)(1):
1. — Arrangements to familiarize police, fire departments and emergency response teams with the functions and layout of the facility; ✓
  2. — Where more than one police and fire department might respond to an emergency, an agreement designating primary emergency authority to a specific police and a specific fire department, and agreements with any others to provide support to primary emergency authority; ✓
  3. — Agreements with government emergency response teams, emergency response contractors, and equipment suppliers; ✓

Indicate:

X Violations

Indicate:

X Satisfactory  
NA Not Applicable

4. — Arrangements to familiarize local hospitals with the properties of hazardous waste handled at the facility and the types of injuries or illness which could result from fires, explosions or releases at the facility; and ✓

5. — Where state or local authorities decline to enter into such arrangements, the owner or operator has documented the refusal in the operating record. ✓

7. Contingency Plan and Emergency Procedures - 372.2(a)(8)(ii); 373-3.4

A. — The facility has a contingency plan or some other emergency plan which incorporates hazardous waste management. ✓

B. The following are included in the contingency plan - 373-3.4(c):

1. — A description of actions facility personnel must take in response to fires, explosions or any unplanned sudden or non-sudden releases of hazardous waste or hazardous waste constituents to air, soil or surface water; ✓

2. — A description of arrangements agreed to by local police departments, fire departments, hospitals, contractors, and state and local emergency response teams to coordinate emergency services; ✓

3. — Names, addresses and phone numbers of all persons qualified to act as emergency coordinator; ✓

4. — A list of all emergency equipment at the facility, and decontamination equipment, where this equipment is required; ✓

5. — The location and the physical description of each item on the list, and a brief outline of its capabilities; ✓



Indicate:

Indicate:

X Violations

X Satisfactory  
NA Not Applicable

6.      An evacuation plan for facility personnel, where there is a possibility that evacuation could be necessary.     ✓
- C.      Copies of the contingency plan are maintained at the facility. 373-3.4(d)(1)     ✓
- D.      Copies of the contingency plan have been submitted to all local police departments, fire departments, hospitals, and state and local emergency response teams that may be called upon to provide emergency services. 373-3.4(d)(2)     ✓
- E.      The contingency plan has been amended. 373-3.4(e)     ✓
- F.      There was at least one employee either on the facility premises or on call with the responsibility for coordinating all emergency response measures - 373-3.4(f)     ✓
- G.      During a past emergency situation the emergency coordinator (or his designee when the emergency coordinator is not on call) immediately activated emergency procedures - 373-3.4(g).     NA      
    ✓

The following was done:

1.      Activated internal facility alarms or communication systems;
2.      Notified appropriate state or local agencies;
3.      Immediately identified the character, exact source, amount and a real extent of any released materials;
4.      The emergency coordinator assessed possible hazards to human health and the environment;
5.      The emergency coordinator, after determining that that facility had a release, fire or explosion which could threaten human health or the environment outside the facility, reported his findings;
6.      During the emergency, the emergency coordinator took all reasonable measures necessary to ensure that fire, explosions and releases do not occur, recur or spread to other hazardous waste;

Indicate:

X Violations

Indicate:  
X Satisfactory  
NA Not Applicable

- |     |   |  |                |
|-----|---|--|----------------|
| 7.  | — | The emergency coordinator monitored for leaks, pressure buildup, gas generation or ruptures in valves, pipes or other equipment, where appropriate during the facility's response to the emergency;                  | <u>NA</u><br>↓ |
| 8.  | — | The emergency coordinator provided for treating, storing or disposing of recovered waste, contaminated soil or surface water, or any other material that resulted from a release, fire or explosion at the facility; | —              |
| 9.  | — | The emergency coordinator ensured that in the affected area no waste that may be incompatible with the released material was treated, stored or disposed of prior to cleanup procedures being completed;             | —              |
| 10. | — | The emergency coordinator ensured that all emergency equipment listed in the contingency plan was cleaned and fitted for its intended use before operations were resumed;  | —              |
| 11. | — | The owner or operator notified the Commissioner that the facility is in compliance with Part 373-3.4(g)(8) before operations were resumed in the affected areas of the facility;                                     | —              |
| 12. | — | The owner or operator noted in the operating record the time, date and details of the incident that required implementation of the contingency plan;   | —              |
| 13. | — | The owner or operator submitted a complete written report on the incident within 15 days after the incident occurred.  | —              |

Inspector: Joseph Gavin  
 Address: WYSDER 6274 Avon-Lima  
Rd Avon, N.Y. 14414  
 Telephone No: 716-226-2466

**RCRA LAND DISPOSAL RESTRICTION  
GENERATOR CHECKLIST**

**I. HANDLER IDENTIFICATION**

Corning Glass Works Steuben Street Plant  
 A. Handler Name B. Street (or other identifier)  
Corning N.Y. 14831 Steuben  
 C. City D. State E. Zip Code F. County Name  
Manufacture of Glass Products  
 G. Nature of Business; Identification of Operations: SIC Code(s)  
NYD000824 359  
 H. EPA ID #  
Tracy Anderson (607) 474-6923 Corning Incorporated, 14 PME 1025, Corning, N.Y.  
 I. Handler Contact (Name and Phone Number) 14831

**II. GENERATOR COMPLIANCE**

Comments

**A. Waste Identification**

**1. F-Solvents**

a. Does the handler generate the following wastes?

(i) F001, F002, F004, or F005 Yes X No

(ii) F003 Yes X No

If an F003 wastestream (listed solely for ignitability) has been mixed with a non-restricted solid or hazardous waste, does the resultant mixture exhibit the ignitability characteristic?

Yes No

b. Source of the above: Form 8700-12       ; Part A       ; Part B       ; Biennial/Annual Reports X  
 other (specify)       

**Appendix A** is intended to assist the inspector and enforcement official in determining whether the facility is generating F-solvent wastes, if such wastes were not identified by the facility previously. If you are concerned that



Handler Name: \_\_\_\_\_  
 ID Number: \_\_\_\_\_  
 Inspector: \_\_\_\_\_  
 Date: \_\_\_\_\_

Comments

- e. Has the generator conducted any testing of these hazardous wastes to determine whether the concentrations qualify the hazardous wastes as California List wastes? \_\_\_\_\_ Yes ☒ No

If no, has the generator retained records documenting his "applied knowledge" that the hazardous waste is not a California waste?

☒ Yes \_\_\_\_\_ No

If "no" is answered to both parts of this question, a violation is indicated. [§268.7(a)]

Describe the nature of the records: Material is solidified before shipment with speed: dry.

*Material is a solid.  
Not a California list waste.*

- f. Source of the above: Form 8700-12 \_\_\_\_\_; Part A \_\_\_\_\_; Part B \_\_\_\_\_; Biennial/Annual Report \_\_\_\_\_; other (specify) company records.

## 4. First Third Waste Identification

- a. Does the generator handle any of the wastes listed as First Third Wastes in §268.10? See Appendix E for listing. List First Third Wastes handled by the generator here: NO

- b. Does the generator handle any soft-hammer wastes (Appendices D-1, D-2, and F)? If so, list those wastes: NO

- c. Are any of the soft-hammered wastes California List wastes (see Appendix G)? \_\_\_\_\_ Yes \_\_\_\_\_ No NA

If yes, the wastes must meet BDAT standards prior to disposal.

- d. Has the Regional Administrator received demonstrations/certifications for all soft hammered wastes to be land disposed [§268.8(a)(2)]? \_\_\_\_\_ Yes \_\_\_\_\_ No\* NA

Handler Name: \_\_\_\_\_  
 ID Number: \_\_\_\_\_  
 Inspector: \_\_\_\_\_  
 Date: \_\_\_\_\_

Comments

If yes, were nonwastewaters appropriately classified in either the high or low zinc subcategories (>15% Zn) §268.7(a) §268.41(a)?

\_\_\_\_ Yes \_\_\_\_ No\* *NA*

- c. Does the facility handle K101 or K102 wastes?

\_\_\_\_ Yes \_\_\_\_ No

If yes, were nonwastewaters appropriately classified in either the high or low arsenic subcategories [§268.7(a)] §268.41(a)?

\_\_\_\_ Yes \_\_\_\_ No\*

- d. Is there any reason to believe that the generator may have diluted the waste to change the applicable treatment standard (based on review of process operation, pipe routing, point of sampling)?

\_\_\_\_ Yes \_\_\_\_ No

C. Waste Analysis

1. Did the generator determine whether the waste exceeds treatment standards based on §268.7(a):

- a. Knowledge of wastes \_\_\_\_ Yes \_\_\_\_ No *NA*

- (i) List wastes for which "applied knowledge" was used: \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_

- b. TCLP \_\_\_\_ Yes \_\_\_\_ No

- (i) List wastes for which "TCLP" was used: \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_

- (ii) Appendix E lists wastes for which treatment standards are expressed as concentrations in waste extract. Were any wastes handled by the generator subject to waste extract standards not tested using the TCLP? \_\_\_\_ Yes \_\_\_\_ No

If yes, list: \_\_\_\_\_  
 \_\_\_\_\_

Handler Name: \_\_\_\_\_  
ID Number: \_\_\_\_\_  
Inspector: \_\_\_\_\_  
Date: \_\_\_\_\_

CommentsD. Management

## 1. Onsite management

- a. Were restricted wastes managed onsite?

\_\_\_\_ Yes \_\_\_\_ No

NA

If no, go to "2".

- b. For wastes that exceed treatment standards, was treatment in regulated units, storage for greater than 90 days, and/or disposal conducted?

\_\_\_\_ Yes \_\_\_\_ No

If yes, TSDF checklist must be completed.

## 2. Offsite Management

- a. If restricted wastes exceed treatment standards, did generator provide treatment or storage facility notification with each shipment? [§268.7(a)(1)]:

NA

(i) EPA Hazardous Waste Number? \_\_\_\_ Yes \_\_\_\_ No\*

(ii) Corresponding treatment standard?

\_\_\_\_ Yes \_\_\_\_ No\*

(iii) Manifest number?

\_\_\_\_ Yes \_\_\_\_ No\*

(iv) Waste analysis, if available?

\_\_\_\_ Yes \_\_\_\_ No

Identify offsite treatment facilities \_\_\_\_\_

- b. If restricted wastes do not exceed treatment standards, did generator provide the disposal facility with a notice and certification including [§268.7(a)(2)]:

(i) EPA hazardous waste I.D. number?

\_\_\_\_ Yes \_\_\_\_ No\*

(ii) Corresponding treatment standard?

\_\_\_\_ Yes \_\_\_\_ No\*



Handler Name: \_\_\_\_\_  
ID Number: \_\_\_\_\_  
Inspector: \_\_\_\_\_  
Date: \_\_\_\_\_

Comments

- d. If handler generates a "soft hammer" waste, does the generator send with each "soft hammer" waste shipment to a TSDF and retain copies of, a notice that includes [268.7(a)(4)]:

The EPA Hazardous Waste Number? \_\_\_\_ Yes \_\_\_\_ No\*

Applicable prohibitions? \_\_\_\_ Yes \_\_\_\_ No\*

The manifest number? \_\_\_\_ Yes \_\_\_\_ No\*

Waste analysis data, where available?  
\_\_\_\_ Yes \_\_\_\_ No

- (i) Do the generator's records indicate that any soft-hammer wastes are destined for disposed in a landfill or surface impoundment [§268.33(f)]? \_\_\_\_ Yes \_\_\_\_ No

If yes, list facility of destination and waste of concern §268.8(a)(2)]  
\_\_\_\_\_  
\_\_\_\_\_

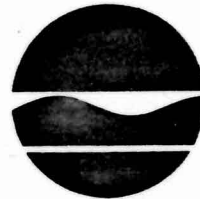
- (ii) Has the generator submitted demonstrations and certifications for each "soft-hammered" waste destined to be disposed in landfill or surface impoundment to the Regional Administrator prior to the shipment of waste to the TSDF §268.7(a)(2)]? \_\_\_\_ Yes \_\_\_\_ No\*

- (iii) Has the generator retained a copy of the demonstration on site §268.8(a)(3)-(a)(4)]? \_\_\_\_ Yes \_\_\_\_ No\*

- (iv) Has the generator retained copies of all §268.8 certifications sent to the TSDF §268.7(a)(6)] \_\_\_\_ Yes \_\_\_\_ No\*

- (v) Did the generator submit the demonstration to the receiving facility upon the initial shipment of the waste [§268.8(a)(3)-(a)(4)]? \_\_\_\_ Yes \_\_\_\_ No\*

New York State Department of Environmental Conservation  
50 Wolf Road, Albany, New York 12233



Thomas C. Jorling  
Commissioner

November 30, 1990

Ms. Karen S. Gross  
Sr. Environmental Control Engineer  
Corning Incorporated  
HPME01025AIO  
Corning, New York 14831

Dear Ms. Gross:

RE: Corning Incorporated - Big Flats, NYD013666821  
" " - Erwin Ceramics, NYD000824433  
" " - Erwin Electronic Materials,  
NYD000824367  
" " - Fallbrook, NYD000824425  
" " - Pressware, NYD000824409  
" " - Steuben, NYD000824359

This letter is to inform you that upon review of our records, the applicable regulatory requirements prior to closure of the above referenced facilities have been met and, hereby, approval of the closure plans and public notice is granted.

Please note that this approval in no way precludes your responsibility to submit closure certifications to this office as noted in the closure plans. It is deemed that the closures of the referenced facilities are not complete until such certifications are received by this office.

If you have any questions regarding this notice, please contact Stephen Malsan at (518) 457-9361.

Sincerely,

Salvatore Carlomagno, P.E.  
Chief, Regional Permit Section  
Bureau of Haz. Waste Facility Compliance  
Division of Haz. Substances Regulation

cc: J. Gorman  
D. Rollins - Region 8  
S. Malsan  
J. Desai  
G. Belcher

SJC:SGM:scy  
(aftcorn.sgm)

# RCRIS TSDF Universe Clean-Up Form

EPA ID: NY0000824359

Name: Corning Incorporated Steuben Facility

Submitted By: Peter Massine

Date: 5/7/93

TSD TYPE:           X           TSD  
(Circle One)       N       Not a TSD, Verified  
                  Blank   Not a TSD, Unverified

RCRA Regulatory Status:  
(Circle One)

A   Regulated Under Another Id Number  
N   Not RCRA Regulated  
P   Pending  
R   RCRA Regulated

TSD RCRA Regulatory (Exemption) Status Description:  
(Circle One only if the "RCRA Regulatory Status" is left blank.)

1   Only Hazardous Waste Rec'd is from Exempt SQG  
2   By Definition, Excluded Wastes  
3   Delisted Wastes  
4   Uses only Exempt Handling Methods  
5   Closure/Post-Closure  
6   Less than 90 Day Storage  
7   Regulated Under Another Id Number

Off-Site Waste Receipt (Facility level indicator for Commercial Facilities): (Circle One)

A   Accepts waste from any off-site sources.  
R   Accepts waste from only a restricted group of off-site sources.  
N   Verified to be non-commercial.  
Blank   Commercial status unknown.

Recycler:           C       Commercial Recycler  
(Circle One)       R       Non-Commercial Recycler  
                  N       Not a Recycler, Verified  
                  Blank   Not a Recycler, Unverified



Owner/Operator Type: Select 1 of the following 8 codes to specify the Owner Type and the Operator Type. (Yes, they are separate fields)

C	County	P	Private
D	District	S	State
M	Municipal	F	Federal
O	Other	I	Indian Land

Type of Owner: \_\_\_\_\_

Type of Operator: \_\_\_\_\_

Land Type:  
(Circle One)

F	Federal
S	State
M	Municipal
I	Indian
P	Private
Blank	(Facility is not on Indian land; additional information unavailable/ unknown)

*RCRIS indicates that  
the process status  
must be a "U"*

Process Code Update (Source E):

A/C/D	Commercial Indicator	Process Status	Process Code	Process Amount	U.O.M.	Process Total Units	Process Amount Type
✓	—	Q	SO1	4,500 —	G	—	DC
✓	—	Q	TO1	1,000	U	—	DC
—	—	—	—	—	—	—	—
—	—	—	—	—	—	—	—
—	—	—	—	—	—	—	—

*under amount type "DC"*  
*I entered IR, but it is reported as "DC"*

REMEMBER: In order to get the universe calculations to take into account a particular process code, the Process Status Code MUST be either a "B" or "R".

\*\*\*\*\*

Any changes to the RCRIS database which effect the TSDF Universe must be concurred upon by both Branch Chiefs of HWC and HWF:

Andy Bellina, HWF Branch Chief

0/7/93  
Date

George Meyer, HWC Branch Chief

5/14/93  
Date

```

*****
***** RCRIS: Process Maintenance Add/Update Screen 2 *****
*****
* Handler Id: NYD000824359      Other Id:
* Source ( A/E/S/R ): A        Receipt Date (MMDDYY):
* Handler: CORNING GLASS WORKS
* Street: STEUBEN PLANT          City: CORNING
*
***** Add/Update Process Code *****
* Select Comm Process Process      Process      Process
*      Ind Status Code Seq      Amount      UOM Total Units Amount Type*
*
*****
*      U      S01      1      4500.000 G      DC
*      U      T01      1      1000.000 U      DC
*
*
*
*
*
*****
* Enter-Continue      F3-Exit      F4-Screen 1      F5-Select Process to Update *
* F6-Next Amt Type      F8-Help      F9-Next Process      F10-New Process
*****

```

```

*****
*                               RCRIS: Process Maintenance Add/Update Screen 2                               *
*****
* Handler Id: NYD000824359      Other Id:                               *
* Source ( A/E/S/R ): E        Receipt Date (MMDDYY): 051493          *
* Handler: CORNING GLASS WORKS                                         *
* Street: STEUBEN PLANT          City: CORNING                         *
*                               *
***** Add/Update Process Code *****
* Select Comm Process Process Process Process Process *
*      Ind Status Code Seq Amount UOM Total Units Amount Type*
*                               *
*****
*      B      S01      1      4500.000 G      DC      *
*      B      T01      1      1000.000 U      IR      *
*                               *
*                               *
*                               *
*                               *
*****
* Enter-Continue      F3-Exit      F4-Screen 1      F5-Select Process to Update *
* F6-Next Amt Type      F8-Help      F9-Next Process      F10-New Process      *
*****

```

DC  
 IR  
 ↓  
 originally  
 was DC

but I  
 cannot  
 seem to  
 change it  
 back to  
 "DC"  
 ?



# RCRIS TSDF Universe Clean-Up Form

EPA ID: NY000824425

Name:

Corsing Incorporated, Fallbrook Facility

Submitted By: Peter Mannino

Date: 5/17/93

TSD TYPE:  
(Circle One)

X	TSD
N	Not a TSD, Verified
Blank	Not a TSD, Unverified

RCRA Regulatory Status:  
(Circle One)

A	Regulated Under Another Id Number
N	Not RCRA Regulated
P	Pending
R	RCRA Regulated

TSD RCRA Regulatory (Exemption) Status Description:  
(Circle One only if the "RCRA Regulatory Status" is left blank.)

1	Only Hazardous Waste Rec'd is from Exempt SQG
2	By Definition, Excluded Wastes
3	Delisted Wastes
4	Uses only Exempt Handling Methods
5	Closure/Post-Closure
6	Less than 90 Day Storage
7	Regulated Under Another Id Number

Off-Site Waste Receipt (Facility level indicator for Commercial Facilities): (Circle One)

A	Accepts waste from any off-site sources.
R	Accepts waste from only a restricted group of off-site sources.
N	Verified to be non-commercial.
Blank	Commercial status unknown.

Recycler:  
(Circle One)

C	Commercial Recycler
R	Non-Commercial Recycler
N	Not a Recycler, Verified
Blank	Not a Recycler, Unverified

Owner/Operator Type: Select 1 of the following 8 codes to specify the Owner Type and the Operator Type. (Yes, they are separate fields)

C	County	P	Private
D	District	S	State
M	Municipal	F	Federal
O	Other	I	Indian Land

Type of Owner: \_\_\_\_\_

Type of Operator: \_\_\_\_\_

Land Type:  
(Circle One)

F	Federal
S	State
M	Municipal
I	Indian
P	Private

Blank (Facility is not on Indian land;  
additional information unavailable/  
unknown)

*Process Status must be "U"  
under amount type "DC"*

Process Code Update (Source E):

A/C/D	Commercial Indicator	Process Status	Process Code	Process Amount	U.O.M.	Process Total Units	Process Amount Type	
<i>changed 9/14/93</i>	—	<i>2</i>	<i>SO1</i>	<i>3,000</i>	<i>G</i>	—	<i>DC</i>	<i>IR</i>
<i>8.94</i>	—	<i>2</i>	<i>TOY</i>	<i>1,000,000</i>	<i>U</i>	—	<i>DC</i>	<i>IR</i>
—	—	—	—	—	—	—	—	—
—	—	—	—	—	—	—	—	—
—	—	—	—	—	—	—	—	—
—	—	—	—	—	—	—	—	—

REMEMBER: In order to get the universe calculations to take into account a particular process code, the Process Status Code MUST be either a "B" or "R".

\*\*\*\*\*

Any changes to the RCRIS database which effect the TSDF Universe must be concurred upon by both Branch Chiefs of HWC and HWF:

*Andy Bellina*  
Andy Bellina, HWF Branch Chief

*5/2/93*  
Date

*George Meyer*  
George Meyer, HWC Branch Chief

*5/14/93*  
Date

```

*****
* RCRIS: Process Maintenance Add/Update Screen 2
*****
*
*****
* Handler Id: NYD000824425 Other Id:
* Source ( A/E/S/R ): A Receipt Date (MMDDYY):
* Handler: CORNING GLASS City: CORNING
* Street: TI06A AVENUE
*
*****
* Select Comm Process Process Add/Update Process Code ***** Process Process
* Ind Status Code Seq Amount UOM Total Units Amount Type
*****
* U S01 1 31000.000 G DC
* U S03 1 500.000 Y DC
* U T04 1 1000000.000 U DC
*
*****
*
*****
* Enter-Continue F3-Exit F4-Screen 1 F5-Select Process to Update
* F6-Next Amt Type F8-Help F9-Next Process F10-New Process
*****

```



```
*****  
*****  
***** RCRIS: Process Maintenance Add/Update Screen 2 *****  
*****
```

\*\*\*\*\*  
 \* Handler Id: NYD000824425 Other Id:  
 \* Source ( A/E/S/R ): E Receipt Date (MMDDYY): 051493  
 \* Handler: CORNING GLASS City: CORNING  
 \* Street: TIOGA AVENUE  
 \* Data Process Code \*\*\*\*\*

City: CORNING

```

* Handler: CORNING GLASS
* Street: TIOGA AVENUE
*
***** Add/Update Process Code *****
***** Process Process
***** UOM Total Units Amount Type
* Select Comm Process Process
* Ind Status Code Seq Amount
*****

```

Ind Stat				DC
*				DC
*			31000.000	DC
*	B	S01	500.000	DC
*	L	S03	1000000.000	DC
*	B	T04		

```

*****
*
*
*****
* Enter-Continue      F3-Exit      F4-Screen 1      F5-Select Process to Update
* F6-Next Amt Type   F8-Help      F9-Next Process  F10-New Process
*****

```